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NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, FEBRUARY 14, 1889.

Land set apart for the Levin Village Settlement, Welling-ton Land District.

(L.S.) WM. F. DRUMMOND JERVOIS, Governor.

A PROCLAMATION.

TN pursuance and exercise of the powers and authorities conferred upon me by the one hundred and sixty-sixth section of "The Land Act, 1885," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby set apart the land described in the Schedule to an Order in Council of even date herewith for sale as a village settlement, upon the terms and conditions set forth in the said Order in Council, and made under the one hundred and sixty-seventh section of the said Act.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington Colony, at the Government House, at Wellington, this twelfth day of February, in the year of our Lord one thousand eight hundred and eightyninc.

G. F. RICHARDSON, Minister of Lands.

GOD SAVE THE QUEEN!

Proclaiming Quarantine-grounds for Stock under "The Diseased Cattle Act, 1881," at Somes Island, Wellington, and Quait Island, Lyttelton.—Notice No. 258.

(L.S.) WM. F. DRUMMOND JERVOIS, Governor,

A PROCLAMATION.

A PROGLAMATION.

It is vested in pursuance of the powers and authorities evested in me by the twentieth section of "The Discased Cattle Act, 1881," and of all other powers and authorities enabling me in that behalf, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby revoke the Proclamation issued under my hand and the Seal of the Colony on the ninth day of February, one thousand eight hundred and eighty-six, and in lieu thereof do proclaim and declare that the island and portion of an island described in the Schedule hereto shall portion of an island described in the Schedule hereto shall be and the same are hereby set apart as quarantine-grounds for cattle, camels, deer, horses, goats, sheep, and dogs imported into the Ports of Wellington and Lytteiton respectively.

This Proclamation shall come into force on the fourteenth day of February, one thousand eight hundred and eightynine.

SCHEDULE.

PORT OF WELLINGTON.

THE whole of Somes Island, in the Harbour of Port Nicholson.

PORT OF LYTTELTON.

Nicholson.

Port of Lyttelton.

All that piece or parcel of land containing by admeasurement 22 acres 2 roods, more or less, being the easternmost portion of Quail Island, Lyttelton Harbour, and numbered as Reserve 2694 (in red), Block IV., Halswell District; commencing at a point bearing from Trig. Station HH 100° 37′ true, and distant therefrom 2996°3 links, the said point being situated on the western boundary; from thence following south-westerly on a bearing of 20° 27′, 585 links, to highwater mark; thence following southerly, north-easterly, and westerly to a point on high-water mark; thence south-westerly following lines bearing 19° 58′, 340 links, and 20° 27′, 796 links, to the commencing-point: be all the aforesaid linkages more or less; as the same is more particularly delineated on the map of the Chief Surveyor of the Provincial District of Canterbury.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twelfth day of February, in the year of our Lord one thousand eight hundred and eighty-nine.

G. F. RICHARDSON.

eighty-nine.

G. F. RICHARDSON.

God save the Quren!

Charges for Delivery of Telegraph Messages.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of February, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

His Excellency the Governor in Council.

In pursuance and in exercise of the powers vested in him by section fifteen of "The Electric Lines Act, 1884," and of all other powers enabling him in this behalf, His Excellency the Governor of the Colony of New Zealand, acting with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations, and fix the scale of charges contained in the Schedule hereto, as regulations to be observed and charges to be respectively demanded and received for delivering telegrams beyond a mile radius of any telegraph station; and doth hereby revoke the Order in Council made herein on the twenty-first day of

December, one thousand eight hundred and eighty-three, and published in *Gazette* No. 135 of the same year, and also all former regulations on the same matter which may be repugnant hereto.

SCHEDULE.

REGULATIONS.

THE sender of a telegram shall be responsible for the payment of all charges incurred in its delivery, and the officer in charge of the telegraph office at which the telegram was delivered for despatch may, in his own name, sue for and recover from the sender thereof the charges due on such

Telegrams shall be delivered free of charge within a radius of one mile of the station to which they may be transmitted

by wire.

Beyond such free delivery the charges for delivery of any telegram shall be as under:

The foregoing charges provide for ordinary delivery only. For messages to be delivered by special messenger, the cost of such delivery must be paid for by the sender on demand. If required to be delivered beyond the distance of three

miles, all moneys disbursed in payment of cab-fares, omnibus-

miles, all moneys disbursed in payment of cab-fares, omnibus-fares, horse-hire, porterage, or any other expense incurred in delivery shall be charged.

All telegrams requiring to be delivered on ship-board on the water, or across the water, shall bear any expense incurred to defray boat-hire.

To prevent the non-delivery or detention of telegrams when the sender of a telegram objects or refuses to pay the above charges, or any of them, the telegram will be posted immediately on its arrival at the station to which it is transmitted by wire. transmitted by wire.

FORSTER CORING, Clerk of the Executive Council

Terms and Conditions of Sale or Selection of the Levin Village settlement Small-farm Allotments in the Wellington Land District.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of February, 1889.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the one hundred and sixty-seventh section of "The Land Act, 1885," it is cnacted that the Governor in Council may fix the terms and conditions upon which the lands comprised in any village settlement shall be disposed of, and the mode of payment for the same:

And whereas His Excellency the Governor of the Colony of New Zealand has, by Proclamation issued under the provisions of section one hundred and sixty-six of the said Act and the fourteenth section of "The Land Acts Amendment Act. 1888." set apart the lands on unersted in the Schedule

Act, 1888," set apart the lands enumerated in the Schedule

Act, 1888," set apart the lands enumerated in the Schedule hereto as a village settlement:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the hereinbefore in part recited Act, and by and with the advice of the Executive Council thereof, doth, by this present order, fix the following as the terms and conditions upon which the village settlement enumerated in the Schedule hereto shall be disposed of, and the mode of payment for the same, that is to say.—

1. The lands enumerated in the Schedule hereto shall be

1. The lands enumerated in the Schedule hereto shall be open as small-farm allotments for sale or selection either for

open as small-farm allotments for sale or selection either for cash, or on deferred payments, or on perpetual lease.

2. The day upon which the lands shall be open for sale or selection shall be Tuesday, the nineteenth day of March, one thousand eight hundred and eighty-nine.

3. The purchaser for cash of any of the lands enumerated in the Schedule hereto must deposit with the Receiver of Land Revenue for the land district one-fifth of the purchasemoney at the time of application, and shall pay the whole remainder of the purchase-money within thirty days of the granting of his application; and if not paid within thirty days his deposit shall be forfeited, and the lands shall be again open for sale or occupation forthwith; and upon full payment of the purchase-money he will be entitled to a Crown grant, to be issued in the usual way.

4. If any of the lands enumerated in the Schedule hereto are selected upon deferred payments, the selector shall be subject to the provisions relating to Part III. of "The Land

subject to the provisions relating to Part III. of "The Land Act, 1885."

5. If any of the lands enumerated in the Schedule hereto are selected under the perpetual leasing system, the solector shall be subject to the provisions of Part IV. of "The Land Act, 1885."

6. No person shall be allowed to apply for or select more

than one allotment.

6. No person shall be allowed to apply for or select more than one allotment.

7. The prices stated in the Schedule hereto shall be the prices at which the lands shall be open for sale for cash, or for selection on deferred payments, or on perpetual lease.

8. If there be more than one application on the same day for any allotment, the right to occupy the same shall be determined by lot amongst the applicants.

9. Each applicant far a deferred-payment section will he required to make the declaration prescribed by section one hundred and thirteen of "The Land Act, 1885," and shall at the time of application deposit with the Receiver of Land Revenue for the land district one-twentieth of the price if the allotment is over twenty actes, and one-tenth if is under that area; such payment shall be deemed to be a discharge of the license-fee for the six months due on the next first day of January or July following the date of the license, as the case may be; and, upon fulfilment of the terms and conditions prescribed by the said Act relating to land on deferred payments, will be entitled to the Crown grant, to be issued in the usual way.

10. Each applicant for any of the allotments on perpetual leasing shall be required to deposit with the Receiver of Land Revenue for the land district a sum equal to one half-year's rent of the allotment included in the application, and such payment shall be in discharge of the half-year's rent due on the first day of January or July which shall first ensue after the commencement of the term, together with the sum of thirty shillings for the lease and registration thereof.

11. Each applicant for a section for cash will be required

thereof.

11. Each applicant for a section for cash will be required to make a statutory declaration that he is applying for the land solely for his own use and benefit, and not for the use and benefit of any other person or persons whomsoever.

SCHEDULE.

HOROWHENUA BLOCK.

Township of Levin .- Suburban Sections.

Section.	Area.	Cash Price per Acre.	Deferred- payment Price per Acro.	Perpetual- lease Rent per Acre.
1 2 3 4 4 5 6 7 7 8 9 10 11 12 14 15 16 17 18 19 20 21 22 25 25 25 25 55 8 59 70	A. R. P. 17 0 7 20 0 0 0 20 0 0 0 20 0 0 0 20 0 0 0 20 0 0 0 20 0 0 0 20 0 0 0 20 0 0 0 17 0 7 8 1 24 8 1 24 10 0 0 0 5 0 0 5 0 0 5 0 0 5 0 0 5 0	\$ s. d. 3 10 0 3 10 0 3 10 0 3 10 0 3 10 0 3 10 0 3 10 0 3 10 0 3 0 0 3 0 0 3 0 0 4 0 0 0 4 0 0 0 4 0 0 0 4 0 0 0 4 0 0 0 4 0 0 0 3 0 0 0 3 0 0 0 3 0 0 0 3 0 0 0 3 0 0 0 3 0 0 0 4 10 0 0 4 10 0 0 3 10 0	£ s. d. 4 7 6 4 7 6 4 7 6 4 7 6 4 7 6 3 15 0 3 15 0 3 15 0 5 0 0 0	£ s. d. d. 0 3 6 6 0 3 6 6 0 3 6 6 0 3 6 6 0 3 6 6 0 3 0 0 0 3 0 0 0 4 0 0 0 0 4 0 0 0 0 4 0 0 0 0
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* Weighted with £20 for improvements.

FORSTER GORING. Clerk of the Executive Council. Removal of Restrictions on Alienation of Native Land.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of February, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS application has been made to the Governor in Council by Nani Ellison (formerly Weller), the Native owner of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such land contained in the Crown grant, bearing date the thirty-first day of March, one thousand eight hundred and seventy, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellency Sir William Francis Drum-

grant such application:
Now, therefore, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said land are hereby removed.

FORSTER GORING, Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN. Particulars of Grant or Instru-ment containing Restrictions. SECOND COLUMN.

Description of Lands.

Crown grant No. 10876, in fayour of Nani Weller, dated the 31st day of March, 1870, containing the following restrictions: "Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such lease or mort-gage." All that piece of land in the District of Otago, in the Provincial District of Otago, containing 204 acres, more or less, and known by the name of Lot No. 11 (eleven), Otago Heads Reserve.

Removal of Restrictions on Alienation of Native Land.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of February, 1889.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS application has been made to the Governor in Council by Oriwia Atiraukawa, in her own right, and as successor to the late Hapurona Hamama, comprising a majority in number of the Native owners of the land described in the second column of the Schedule hereto, praying that the restrictions on the alienation of such land contained in the Crown grant, bearing date the twenty-eighth day of November, one thousand eight hundred and eighty-two, described in the first column of the said Schedule, may be removed: And whereas it appears expedient to grant such application:

Now, therefore, His Excellence Sir William Experiments

application:
Now, therefore, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers conferred on him by "The Native Land Act, 1888," and acting with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that all restrictions imposed by the said Crown grant on the alienation of the said land are hereby removed. are hereby removed.

FORSTER GORING, Clerk of the Executive Council.

SCHEDULE.

FIRST COLUMN. Particulars of Grant or Instru-ment containing Restrictions.

SECOND COLUMN. Description of Lands.

Crown grant No. 6917, W 34, p. 158, of Section 3, Sub-division 18, Hutt, in favour of Hapurena Hamama, Oriwia Atiraukawa, and Makereta te Puni, dated 28th November, 1882, and containing the fol-lowing restriction: "Inalien-able by sale, lease or mortgage for a longer period than twenty-one years, without the consent of the Governor previously obtained."

All that piece or parcel of land situated in the District of Wellington, in the Provincial District of Wellington, and known by the name of Section 3, Subdivision 18, Hutt, containing 3 acres 1 rood 19 perches, more or less.

Notice of Intention to change the Purpose of a Reserve at Matamau, Hawke's Bay.

WM. F. DRUMMOND JERVOIS,

Governor.

WHEREAS by "The Public Reserves Act, 1881," it is, WHEREAS by "The Public Reserves Act, 1881," it is, amongst other things, enacted that the Governor may declare his intention to make, change, exchange, or alter the dedication of any public reserve now or hereafter vested in Her Majesty or the Governor for any of the purposes named in Class II. of the Schedule to the said Act, whether the same be granted or not; and, in the case of any reserves made under the authority of section two hundred and twenty-seven of "The Land Act, 1885," if it shall, in the opinion of the Governor, be expedient to change the purpose of such reserves or any part thereof from the purpose or presumed purpose for which it was set apart to any other purpose, or if it shall, in the opinion of the Governor, be expedient to exchange any of the land comprised in such reserve for other land of equal value, to be dedicated to one or more purposes named in the said Class II., the Governor may, by notice in the Gazette, declare his intention to make such change, exchange, or dedication, as the case may be, and in such notice declare the manner and terms in which the same is intended to be so made:

is intended to be so made:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act, 1881," aforesaid, declare my intention to change the specific purpose of the reserve described in the first column of the Schedule hereto to the specific purpose set opposite such description in the second column of the said Schedule.

Description and Purpose of Reserve.

Intended Purpose.

All that piece or parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement 7 acres I rood 12 perches, being Section No. 34, Village of Matamau, Block X., Norsewood Survey District. Reserved for a restingplace for travelling-stock.

Site for a cemeterv.

As witness the hand of His Excellency the Governor, this thirtieth day of January, one thousand eight hundred and eighty-nine.
G. F. RICHARDSON,

Minister of Lands.

Postmaster appointed to take and receive Statutory Declarations.

DURSUANT to the authority conferred upon me by the eighth section of "The Justices of the Peace Amendment Act, 1888," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby notify and declare that

JOSIAH MAYNE,

of Collingwood, in the said colony, a person holding the office of Postmaster under "The Post Office Act, 1881," at Collingwood aforesaid, is authorised to take and receive statutory declarations under the two hundred and thirty-fourth section of "The Justices of the Peace Act, 1882."

As witness my hand at Wellington, in the colony aforesaid, this eleventh day of February, one thousand eight hundred and eighty-nine.

Wat F DRIMMOND JERVOIS

WM. F. DRUMMOND JERVOIS.

Judges of Assessment Courts for certain Boroughs appointed. Colonial Secretary's Office, Wellington, 12th February, 1889.

H IS Excellency the Governor has been pleased to appoint point HENRY WILLIAM NORTHCROFT, Esq., R.M., to be Judge of the Assessment Court, under "The Rating Act, 1876," and the Acts amending the same, for the Borough Act, 1876," and the Acts amending the same, for the Borough of Thames; also to appoint ANDREW TURNBULL, Esq., R.M., to be Judge of the Assessment Court for the Borough of the City of Nelson, under the said Acts; also to appoint CHARLES ALLEN WRAY, Esq., R.M., to be Judge of the Assessment Court for the Borough of Ashburton, under the said Acts; and also to appoint HENRY ALDBOROUGH STRATFORD, Esq., R.M. be Judge of the Assessment Court for the Borough of Hawksbury, under the said Acts. T. W. HISLOP. Deputy Registrar of Marriages, &c., reappointed. Golonial Secretary's Office,
Wellington, 12th February, 1889.

HIS Excellency the Governor has been pleased to reappoint appoint JAMES MARSHALL to be Deputy of the Registrar of Marriages and of Births and Deaths for the District of Cromwell.

Thos. FERGUS. Inspector of Weights and Measures, Southland, appointed. Colonial Secretary's Office,
Wellington, 12th February, 1889.

HIS Excellency the Governor has been pleased to appoint Sergeant-Major DAVID RAMSAY
to be an Inspector of Weights and Measures, under "The
Weights and Measures Act, 1868," for the Counties of
Southland, Wallace, Fiord, and Stewart Island, and for all
boroughs therein, vice Constable Wright.

T. W. HISLOP. Rangers under Animals Protection Acts, Grey, appointed. Colonial Secretary's Office, Wellington, 12th February, 1889.

II S Excellency the Governor has been pleased to appoint point THOMAS BYBON BENN and

DAVID JOSSOP

to be Rangers under "The Animals Protection Act, 1880," and the Acts amending the same, for the District of Grey. T. W. HISLOP.

Public Vaccinator, Halcombe District, appointed.

Colonial Secretary's Office,
Wellington, 13th February, 1889.

IS Excellency the Governor has been pleased to appoint point

CLIFTON CHARLTON, Esq., M.B., M.S., Edin., to be a Public Vaccinator, under "The Public Health Act 1876," for the District of Halcombe.

T. W. HISLOP.

Judge of Supreme Court appointed.

Department of Justice. Wellington, 11th February, 1889. Wellington, 11th February, 1889.

II IS Excellency the Governor has been pleased to appoint
John Edward Denniston, Esq.,
to be a Judge of the Supreme Court of New Zealand. THOS. FERGUS.

Appointment of Judge of Supreme Court revoked.

Department of Justice, Wellington, 12th February, 1889. IS Excellency the Governor has been pleased to revoke the temporary appointment of CHARLES DUDLEY ROBERT WARD, Esq., as a Judge of the Supreme Court of New Zealand.

THOS. FERGUS.

Clerk of Licensing Committee appointed.

Department of Justice,
Wellington, 11th February, 1889.

IS Excellency the Governor has been pleased to appoint THOMAS FRANCIS GIBSON

be Clerk of the Licensing Committee for the District of oxton, vice R. G. Palmer, resigned.

TROS. FERGUS.

Chief Judge of Native Land Court appointed.

Native Office, Wellington, 8th February, 1889. IS Excellency the Governor has been pleased to appoint

HUGH GARDEN SETH-SMITH, Esq., o be Chief Judge of the Native Land Court, under "The Vative Land Court Act, 1886," vice John Edwin Macdonald, isq., resigned.

GEO. FISHER, (For the Native Minister.)

Native Interpreter appointed.

Wellington, 8th February, 1889.

HIS Excellency the Governor has been pleased to authorise Native Office,

EDWARD WILLIAM STOCKMAN, Sen., I New Plymouth, to act as an Interpreter under the Native and Court Acts.

GEO. FISHER. (For the Native Minister.)

Trustees of Drill-shed appointed.

Defence Office,
Wellington, 11th February, 1889.

IS Excellency the Governor has been pleased to appoint the under-mentioned gentlemen to be Trustees of the Woodville Drill-shed, under "The Volunteer Drillheds and Lands Act, 1888:"—
WILLIAM WOOD GOVERNMENT OF THE WILLIAM WOOD CONTROL OF THE PROPERTY O

WILLIAM WOOD, Captain, New Zealand Volunteers, Commanding Hawke's Bay Volunteer District. FREDERICK RUSSELL, Acting - Captain, Woodville Rifle

Volunteers. James McDonald, Acting-Lieutenant, Woodville Biffe Volunteers.

P. H. FORSTER, Member of the Woodville Rifle Volunteers.
J. LAURENCE, Member of the Woodville Rifle Volunteers.
A. C. LAURENCE, Member of the Woodville Rifle Volunteers.

feers.

THOS. FERGUS.

Volunteer Officer transferred to Honorary Unattached List.

Defence Office. Wellington, 13th February, 1889.

Wellington, 13th February, 1889.

IIS Excellency the Governor has been pleased to approve of the transfer of Lieutenant Godfrey Jacobs, Dunedin Naval Artillery, to the Honorary Unattached List, with the rank of Honorary Captain, as provided for by paragraph 236 of Volunteer Regulations, 1889.

Thos. FERGUS.

Volunteer Officer transferred.

Defence Office, Wellington, 13th February, 1889.
IS Excellency the Governor has been pleased to approve of the transfer of Lieutenant Harry Townsend Fulton

from the Dunedin City Rifle Volunteers to the Dunedin City Guards Volunteers.

THOS. FERGUS.

Resignation of Volunteer Officer and transfer to the Active Unattached List.

Defence Office. Wellington, 13th February, 1889.

Wellington, 13th February, 1889.

III Excellency the Governor has been pleased to accept the resignation of the commission held by Samuel Henry Fitzherbert, as Captain, Pitone Naval Artillery Volunteers, and has approved of his transfer to the Active Unattached List, will the rank of Captain, as provided for by paragraph 284A of Volunteer Regulations, 1889.

Tgos, FERGUS,

Militia Officer resigned.

Defence Office, Wellington, 13th February, 1889. IS Excellency the Governor has been pleased to ac-T cept the resignation of the commission of the undermentioned officer:—

Major Alfred St. George Hamersley, New Zcaland Militia. Date of resignation, 8th December, 1888.

THOS. FERGUS.

Volunteer Officers resigned.

Defence Office,
Wellington, 13th February, 1889.
IS Excellency the Governor has been pleased to accept the resignation of the commissions hold by the under-mentioned officers:-

New Zealand Regiment Artillery Volunteers. Major Alfred St. George Hamersley. Date of resignations 8th December, 1888.

Timaru Rifle Volunteers.

Captain John William White. Date of resignation, 8th February, 1889.

THOS. FERGUS.

Volunteer Officer's Commission cancelled.

Defence Office, Wellington, 13th February, 1889.

H IS Excellency the Governor has been pleased to cancel the commission of the under mentional and the commission of the under-mentioned officer for absence from the colony without leave:—

Waitemata Naval Artillery Volunteers. Lieutenant Richard Sherwood Boyes

THOS. FERGUS.

Engineer Studentships in the Royal Navy.

Colonial Secretary's Office,

Wollington, 4th February, 1880.

THE following regulations for the entry of engineer students where Majesty's navy, &c., are published for general information.

T. W. HISLOP.

Admiralty, November, 1888.

Extract from Regulations for the Entry of Engineer
Students in Her Majesty's Navy, and for the Entry OF STUDENTS IN MAYAL CONSTRUCTION, WITH A VIEW TO THEIR BEING TRAINED IN HER MAJESTY'S DOCKYARD AT DEVONPORT. (THE ENGINEER STUDENTS TO BE TRAINED FOR SERVICE AFLOAT AS ENGINEER OFFICERS; THE STUDENTS IN NAVAL CONSTRUCTION TO BE TRAINED WITH A VIEW TO THEIR JOINING THE ROYAL CORPS OF NAVAL CONSTRUCTORS.)

1. VACANCIES for appointments as engineer students in Her Majesty's navy will be filled principally by means of competitive examinations open to all sons of British subjects, being of the prescribed age and of good moral character; but their Lordships will reserve to themselves the right to nominate a few candidates at each entry, who will be appointed on passing the examination specified in paragraph 11.

The candidates to be nominated will be selected by the Board of Admiralty from sons of officers of the navy, army, or Board of Admiralty from sons of officers of the navy, army, or Royal Marines who have been killed in action or who have been lost at sea on active service, or killed on duty, or who have died of wounds received in action or injuries received on duty within six months from the date of such action or injury, or sons of officers of the navy or Royal Marines who have performed long and meritorious service. The number to be so nominated will not exceed one-fifth of the total number of engineer students to be entered. Except as regards exemption from the competitive examination, these candidates will be subject in all respects to these regulations."

Three engineer studentships will be given annually to sons Inree engineer studentsinps with the given annually to sons of gentlemen in the colonies on the recommendation of the Secretary of State for the Colonies, provided they pass the required examination. These candidates will be subject to precisely the same regulations as herein laid down for nominated covider and states. nated service candidates. †

2. The number of appointments to be made in each year will be fixed by their Lordships.

3. The list of candidates for the appointments by open competition will be kept at the office of the Civil Service Commissioners. All applications for the forms to be filled up by persons who wish to compete must be sent to the Secretary, Civil Service Commission, London, S.W., on or after the 1st of January in each year, and care must be taken that the forms when filled up are returned so as to reach the Civil Service Commissioners on or before the 15th March following, as no notice will be taken of forms received after that date. The list of nominated candidates will be kept at the Admiralty.

4. Candidates must not be less than fifteen nor more than

4. Candidates must not be less than fifteen nor more than sixteen years of age on the 1st day of May in the year in which they are examined.*

5. Evidence of age and character will not be required before the examination, but candidates successful in it will

before the examination, but candidates successful in it will not be eligible for appointment unless they satisfy the Civil Service Commissioners on these points.

6. The medical examination of the successful candidates will be held under the authority of their Lordships as soon as possible after the result of the educational examination is made known. No candidate will be entered as an engineer student unless he is pronounced to be physically fit. Candidates in or near London will be medically examined by the Medical Director-General of the Navy at the Admiralty. Those residing near one of Her Majesty's dockyards, or one of the first reserve ships, or drill ships of the Royal Naval Reserve, or the flag-ship at Queenstown, will be examined by the medical officers attached thereto. The medical examinations will be conducted in all respects The medical examinations will be conducted in all respects in strict accordance with the instructions for the examination of persons for admission into the naval service. All candidates at the time of their medical examination must produce certificates to the satisfaction of the examining officers that they have been re-vaccinated, or they must be re-vaccinated before they can be considered eligible for entry as engineer students in Her Majesty's navy.

7. The educational examination will be held by the Civil

Crivice Commissioners in London, Liverpool, Portsmouth, Devenport, Bristol, Leeds, Newcastle-on-Tyne, Edinburgh, Glasgow, and Dublin, and will take place in the month of April in each year. The exact date may be ascertained by application to the Secretary, Civil Service Commission, on or after the 1st of Language in each year.

application to the Secretary, con-after the 1st of January in each year.

8. The following will be the subjects of the competitive examination, and the maximum number of marks for each subject :-

anjoor.						
*Arithmet	c					300
English—						
*Handw	riting				40	
*Accura	cy and	intelligene	e in v	vriting		
from ĉ	ictation	ı ¯			60	
*Compos	sition				100	
Gramma	ı		• •		150	
						350
French or	German	or Italian				
Translat	ion into	English				150
Latin—		•				
Translat	ion into	English				150
Very elem-	entary į	oliysies and	chemi	stry		100
Geography	(includ	ling physica	al geog	raphy)		200
		l including				300
Euclid's E	lement	s (Books I	. to IV	, and Bool	ς VÍ.,	
and the	definitio	ons of Book	: V.)			300
Freehand	lrawing	• •	••	• •	٠.	100
		Total			1	1950
						,

All candidates will be tested as to their ability to read aloud with clearness, distinctness, and accuracy, and without hesitation. Stammering, or any imperfection of utterance, will be regarded as a disqualification.

9. A fee will be required from every candidate attending an examination.

an examination.†

10. Candidates in the competitive examination who fail to pass in the first four subjects (those marked with an asterisk), or in reading aloud, will be disqualified, and their other papers will not be examined. Successful candidates will be entered as engineer students in Her Majesty's navy, according to the number of appointments which it may be decided to make that year; they will be taken according to their position on the examination list. Candidates who obtain less than 780 marks in the aggregate will not be placed upon the list. placed upon the list.

11. The candidates who are nominated by their Lordships, and by the Scoretary of State for the Colonies, will be required to pass the same test examination in the first four subjects and in reading aloud as the candidates who enter

^{*}Applications for nominations must be made so as to arrive at the Admiralty before the 1st of February in each year, and should be addressed to the Secretary of the Admiralty if the candidate is the son of an officer of the navy or marines; to the Military Secretary, Horse Guards, if the candidate is the son of an officer in the army; and to the Military Secretary, India Office, if the candidate is the son of an officer of the Indian army.

I The mannes of the colonial candidates are to be received at the Admiralty from the Colonial Office on or before the 1st of February in each year.

^{*} The age will be extended to seventeen for the year 1880 only. † At present this fee is one shilling, but it must be understood that the amount may be raised at any time by notice in the London Gazette.

for the competitive examination. They will also be examined in the other subjects to ascertain the extent of their know-ledge and to determine their order of merit, and no nominated candidate will be appointed as an engineer student who obtains less than 780 marks in the aggregate.

12. Candidates will be informed by letter from the Civil Service Commission of the result of their examination as

soon as it has been ascertained.

18. The successful condidates will be entered as engineer 13. The successful candidates will be entered as engineer students in Her Majesty's navy about the 1st of July in each year, and will be borne on the books of the guard-ship of the reserve at Devenport for disciplinary purposes. The period of training at Her Majesty's deckyard at Devenport will be for five years, but it will be reduced to four years in the case of engineer students of the latter service who pass the examination described in paragraph 29, clause 1, and also pass very creditably in practical workmanship and knowledge of engine-room duties referred to in paragraph 32.

14. Students in naval construction not exceeding two in number annually will be appointed from among engineer students who have shown special ability at the end of their second year of service. The students in naval construction, on appointment, must join with their parents or guardians in a bond for £500 to enter, if required, into Her Majesty's service as assistant constructors, if at the expiration of their training they should obtain certificates of good conduct and

service as assistant constructors, if at the expiration of their training they should obtain certificates of good conduct and efficiency for entry in that capacity. They will continue to be under naval discipline until their entry as probationary assistant constructors.

15. Students in naval construction will complete five years' service at Devonport in the training school for engineer students, and will be subject to the same conditions

years' service at Devonport in the training school for engineer students, and will be subject to the same conditions as to fees, pay, uniform, and other details as may be prescribed from time to time for engineer students. Their course of instruction will be laid down from time to time.

16. The parent or guardian of each engineer student entered in future will be required to pay yearly in advance the sum of £40 per annum for each year the student may be under training—four or five years as the case may be. It will, however, be at the discretion of the Lords Commissioners of the Admiralty to select from among the students entered at each yearly examination a number not to exceed five, being sons of officers of the navy, army, or marines, or of Civil officers under the Board of Admiralty, with respect to whom the annual payment will be £25 only. Their Lordships also reserve the power to further reduce this latter sum in the case of sons of officers killed or drowned, or who have otherwise lost their lives on service. In making their selection, my Lords will have regard solely to the pecuniary circumstances of the parents or guardians of the students.

17. The payments are to be made to the Cashier of Her Majesty's Dockyard at Devonport; the first payment is to be made before the student is entered, and the subsequent payments on or before the 30th day of June in each of the four succeeding years. Should a student leave from any cause or be dismissed from the service, not any portion of the payments that have been made in his behalf will be refunded.

18. The parents or guardians of the students will also be required to provide the uniform (see paragraph 48) or other clothing, washing, and necessaries of each student. Board and lodging and medical attendance will be provided by the Admiralty. The students will be required to reside in the training school at Keyham.

19. The weekly pay of students during their training will be as follows, provided they are well reported on by the

19. The weekly pay of students during their training will be as follows, provided they are well reported on by the

officers:— First year 1s. per week, Second year ... Third year ... 28. 3s. Fourth year 5s.

Despatch .- Acts assented to.

Colonial Sceretary's Office,
Wellington, 11th February, 1889.

THE following despatch, received from Her Majesty's
Principal Sceretary of State for the Colonies, is published for general information.

T. W. HISLOP.

(New Zealand, No. 62.)
Downing Street, 12th December, 1888. Sir,—I have the honour to inform you that Her Majesty will not be advised to exercise her power of disallowance with respect to the following Acts of the Legislature of New Zealand, transcripts of which accompanied your Despatch No. 95, of the 19th September last;—

- No. 1. "An Act to repeal 'The New Zealand Loan Act, 1887.
- No. 2. "An Act to authorise the Borrowing of One Million Pounds for Immigration and for Construction of Public Works and other Purposes."
- No. 3. "An Act to make necessary Provision for Certain Matters in case of any Demise of the Crown."

 No. 4. "An Act to amend the Law relating to the Recovery and Remission of Fines and Penalties."
- and Remission of Fines and Penalties."

 No. 5. "An Act to provide for the Maintenance of Discipline in Her Majesty's Ships in the Waters of New Zealand and in the Local Forces of the Colony in certain Cases."

 No. 6. "An Act to apply a Sum of Money out of the Public Account to the Service of the Year ending the Thirty-first day of March, One thousand eight hundred and eighty-nine."

 No. 7. "An Act to extend the Provisions of 'The Tramways Act, 1872."

 No. 8. "An Act to alter certain Duties of Customs and
- No. 8. "An Act to alter certain Duties of Customs and Excise, and to amend the Law relating thereto."

 No. 9. "An Act to apply a Sum of Money out of the Public Account to the Service of the Year ending the Thirty-first day of March, One thousand eight hundred and eighty-nine."

 No. 10. "An Act to amend 'The Regulation of Local Elections Act, 1876.'"

 No. 11. "An Act for the Constitution of the Pahiatua County."

 No. 12. "An Act to constitute Boards for the Education
- No. 12. "An Act to constitute Boards for the Education Districts of Westland and Grey respectively."
- No. 13. "An Act to consolidate and amend the Law relating to Lands held as Sites for Volunteer Drill-sheds, and for certain other Volunteer Purposes."
- No. 14. "An Act to authorise the Sale or other Disposition of certain Public Reserves."
- No. 15. "An Act respecting the Form and Interpretation of Statutes, and for shortening the Language used therein."
- No. 16, "An Act to amend 'The New Zealand State Forests Act, 1885."
- Forests Act, 1885."

 No. 17. "An Act to amend the Land Act."

 No. 18. "An Act to amend the Acts relating to the Post Office by providing for the Carriage of Foreign Parcels by Post."

 No. 19. "An Act to amend 'The Administration Act, 1879."

 No. 20. "An Act to amend 'The Coroners Act, 1867."

 No. 21. "An Act to amend 'The Justices of the Peace Act, 1882.'"

 No. 22. "An Act to amend the Law relating to District Courts."
- Courts.
- An Act to regulate Proceedings in Local Courts on No. 23, " the Alteration or Abolition of Districts, and to validate certain other Proceedings."
- No. 24. "An Act to declare the River Districts of Waipawa and of Ashburton Forks to be River Districts under 'The River Boards Act, 1884.'"

 No. 25. "An Act to amend 'The Slaughterhouses Act, 1877.'"

- No. 26. "An Act to amend 'The Sheep Act, 1878."
 No. 27. "An Act to amend 'The Fencing Act, 1881."
 No. 28. "An Act to amend 'The Customs Duties Consolidation Act, 1882."
- No. 29. "An Act to amend 'The Tobacco Act, 1879.'"
 No. 30. "An Act to amend the Law relating to Government Life Insurance."
 An Act to amend the Rating Acts."

- No. 31. "An Act to amend the Rating Acts."
 No. 32. "An Act for extending the Period within which the Annual Accounts of Local Bodies shall be passed."
 No. 33. "An Act to amend 'The Mining Act, 1886.'"
 No. 35. "An Act to amend and repeal the Acts providing for the Payment of Rates in respect of Crown Lands and Native Lands."
 No. 36. "An Act to repeal 'The Native Land Administration Act, 1886,' and to make Provision in lieu thereof."
 No. 37. "An Act to amend 'The Native Land Court Act, 1886."
 No. 38. "An Act to amend 'The Native Lands Frances

- No. 38. "An Act to amend 'The Native Lands Frauds Prevention Act, 1881.'" No. 39. "An Act to provide for the Management of Real

- No. 39. "An Act to provide for the Management of Real Estate belonging to Infants and Others of the Maori Race under Disability."
 No. 40. "An Act to amend 'The Land Transfer Act, 1885.'"
 No. 41. "An Act to amend 'The Road Boards Act, 1882."
 No. 42. "An Act to impose a Property-tax and to amend 'The Property Assessment Act, 1885.'"
 No. 43. "An Act to appropriate certain Sums of Money for Public Works and Other Purposes."
 No. 44. "An Act to apply a Sum of Money out of the Consolidated Fund and other Moneys to the Service of the Year ending the Thirty-first day of March, One thousand eight hundred and eighty-nine, and to appropriate the Supplies granted in this present Session."

Local and Personal Acts.

No. 1. "An Act to enable the Auckland Harbour Board to lay out and construct Roads over certain Land to be reclaimed from the Sea in the Harbour of Auckland, and to alienate Portions of such Land."

No. 2. "An Act to vary certain of the Provisions of 'The Auckland Hospital Reserves Act, 1883.'"

No. 3. "An Act to vest in Trustees certain Land acquired for a Drill-shed at Whangarei."

No. 4. "An Act to authorise the issue of Crown Grants to Land in the Occupation of certain German Settlers at Puboi, in Auckland."

No. 5. "An Act to authorise the Leasing of a certain Laured."

No. 5. "An Act to authorise the Leasing of a certain Unused Portion of a Public Cemetery at Ngaruawahia."

No. 6. "An Act to vest in the Corporation of the Waikato County the Land set apart for a Model Farm in the said County."

No. 7. "An Act to grant certain Concessions to Mr. Joshua
Jones in regard to the Mokau-Mohakatino Block."
No. 8. "An Act to further amend 'The Gisborne Harbour
Act, 1884.'"

No. 9. "An Act to define the Reserves of the Wellington Hospital, Lunatic Asylum, Home for the Aged, and Orphanage."

No. 10. "An Act to enable the Governors of the Wellington
College and Girls' High School to convey to the
Mayor, Councillors, and Citizens of the City of Wellington a certain Piece of Land for the Purpose of
widening a Street in the said City called College
Lane, and to enable the said Mayor, Councillors,
and Citizens to convey to the said Governors
another Piece of Land in exchange therefor."

No. 11 "An Act to amend 'The Thorndon Reclamation

No. 11. "An Act to amend 'The Thorndon Reclamation Act, 1882."

Act, 1882."

No. 12. "An Act to make an Apprepriation of certain Reserves of Land for the Nelson Hospital."

No. 13. "An Act to validate an Order in Council made on the Twenty-fifth day of June, One thousand eight hundred and eighty-three, and certain Proceedings taken in consequence thereof."

No. 14. "An Act to vest in Trustees the Christchurch Riflerange."

No. 15. "An Act to vest the Control and Management of certain Portions of Road- or Street-lines in the Township of Opawa in the Waimate High School Board."

Board.'

Board."

No. 16. "An Act to vest in Trustees certain Land acquired for a Drill-shed at Kaiapoi,"

No. 17. "An Act to authorise the Mount Somers Road Board to sell Part of Reserve One thousand six hundred and thirty-one, in the Provincial District of Canterbury, with the Buildings erected thereon,"

No. 18. "An Act to make further Provision for the Sale of the Crown Lands around Lake Ellesmere in Canterbury."

No. 19. "An Act to amend 'The Timaru Harbour Board

No. 20. "An Act to authorise the Exchange of certain Reserves in the Town of Camaru for other Pieces of Freehold Land more centrally situated in the same Town."

No. 21. "An Act to validate certain Payments made by the An Act to variouse certain Fayments made by the Otago Harbour Board and the Manner in which the Accounts of the said Board have been heretofore kept, and to specify how such Accounts are to be kept hereafter, and to vest certain Lands in the said Board."

No. 22. "An Act to grant or otherwise assure to the Chairman and Trustees of the Clyde Athenaum and Public Library certain Lands in the Township of Clyde, being portions of Street-lines intersecting the Public Domain and Recreation-ground."

No. 23. "An Act to dissolve the New River Harbour Board, and to vest in the Mayor, Councillors, and Burgesses of the Borough of Invercargill all the Powers and Property of the said Board, and to empower the said Corporation to raise a Special Lean to pay the Liabilities of the said Board, and for other Purposes,'

No. 24. "An Act empowering the Governor to grant certain Land to Francis Wallace MacKenzie, of Waipahi."

No. 23." An Act to empower the Governor to carry out an Arrangement for the Compensation to be made to Archibald Hilson Ross, of Opotiki, for Land taken for Road from Opotiki to Walotahi."

No. 26." An Act to enable the Governor to fulfil certain Contracts and Fromises made by or on behalf of the Government."

No. 27. "An Act in Supplement of 'The Middle Island Half-caste Grants' Act, 1877,' and the several Acts amending the same."

No. 28. "An Act in Settlement of cortain Claims to Land of Naval and Military Settlers and Volunteers." I have &c..

KNUTSFORD.

Governor Sir W. F. D. Jervois, K.C.M.G.

Western Pacific.—Supply of Intoxicating Liquors to Natives prohibited.

Colonial Secretary's Office,

Wellington, 11th February, 1889.

THE following despatch and enclosure, received from the High Commissioner for the Western Pacific, are published for general information.

T. W. HISLOP.

High Commissioner's Office, Western Pacific,

High Commissioner's Office, Western Pacific,
Suva, Fiji, 18th January, 1889.

Sir,—I have the honour to enclose, for your Excellency's information, copy of a regulation which I have made under the Western Pacific Order in Council of 1879, No. 4 of 1888, to prohibit the supply of intexicating liquor to natives of the Western Pacific. I should be obliged by your Excellency causing this regulation to be published in the Government Gazette of New Zealand.

I have, &c.,

John B. Thurston. His Excellency the Governor of New Zealand.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, Empress of India, &c.
REGULATION (made in the name and on behalf of Her Majesty's High Commissioner for the Western Pacific, under the provisions of the Western Pacific Order in Council, 1879) to prohibit the Supply of Intexicating Liquors to Natives of the Western Pacific Islands.

(L.S.) JOHN B. THURSTON.

(L.S.) JOHN B. THURSTON,

(L.S.) John B. Thurston.

26th December, 1888.

1. Regulations Nos. 1, 2, 3, and 4 of 1879, prohibiting the supply of intoxicating liquors to natives of certain islands of the Western Pacific, are hereby repealed.

2. In this regulation the expression—

"Western Pacific Islands" shall mean and include any of the following islands or places, namely: The groups of islands known as the Friendly Islands, the Navigators Islands, the Union Islands, the Phonix Islands, the Ellice Islands, the Gilbert Islands, the Solomon Islands, the New Hebrides Islands, the Solomon Islands, the New Hebrides Islands, the Solomon Islands, all other islands in the Western Pacific Ocean not being within the limits of the Colonies of Fiji, Queensland, New South Wales, or New Guinea, and not being within the jurisdiction of any civilised power:

"Native" shall mean and include in its reference every person in the Western Pacific not of European descent:

"Intoxicating liquor" shall include all spirituous com-

descent:

"Intoxicating liquor" shall include all spirituous compounds and all fermented liquors, and any mixture part whereof is spirituous or which contains fermented liquors, and any mixture or preparation containing any drug capable of producing intoxication. toxication

3. If any British subject in the Western Pacific sells or 3. If any British subject in the Western Pacific sells or gives or otherwise supplies, either directly or indirectly, any native of any island or place within the Western Pacific Islands any intoxicating liquor he shall, on conviction thereof before the Court of Her Majesty's High Commissioner, be liable to punishment as follows:—

(1.) Imprisonment for any term not exceeding three months with or without hard labour, and with or without a fine not exceeding to pounds: or

without a fine not exceeding ten pounds; or, (2.) A fine alone not exceeding ten pounds without any

(2.) A fine alone not exceeding ten pounds without any imprisonment.

4. It shall not be an offence under this regulation for any person to give to any native for any urgent cause or necessity, and without recompense or remuneration, any intoxicating liquor when such intoxicating liquor is given solely and purely for medicinal purposes; but it shall rest with the person giving such intexicating liquor to prove to the satisfaction of the Court the existence of such urgent necessity, and, failing such proof, such person shall be liable to the punishment provided in section 3 hereof.

5. This regulation shall come into force on the first day of January, in the year of our Lord one thousand eight hundred and eighty-nine.

By command.

John R. Farewell,

By command.

JOHN R. FAREWELL, Acting Secretary to the High Commissioner. Result of Poll for Proposed Loan, County of Rangitikei.

Colonial Secretary's Office.

Wellington, 11th February, 1889.

THE following notice, received from the Chairman of the Rangitikei County Council, is published in accordance with "The Local Bodies' Loans Act, 1886."

W. MICLOR T. W. HISLOP.

RESULT OF POLL.

THE following is the result of a poll taken on the 2nd day of February, 1889, on a proposal to raise the sum of £100 by way of loan, under the provisions of "The Local Bodies' Loans Act, 1886," for the purpose of forming and metalling about 46 chains of the Williamson line of road at Runnymede, situate within the Williamson Line Special Rating District, and bounding the Okakapu and Clifton Ridings, County of Rangitikei:—

Number of ratenavers on the roll, 6: number of votes

County of Rangitikei:

Number of ratepayers on the roll, 6; number of votes exercisable, 13. Number of ratepayers who voted for the proposal, 4; number of votes recorded for the proposal, 10; number of votes recorded against the proposal, nil.

A majority of the ratepayers, exercising more than one-half of the total number of votes exercisable, being in favour of the proposal, I therefore declare it to be carried.

J. W. Marhall,

Chairmau, Rangitikei County Council.

Marton, 5th February, 1889.

Marton, 5th February, 1889.

Licensing of Vehicles.—Bg-law No. 10 (Carriers), made by Lake County Council, approved.

Colonial Secretary's Office,
Wellington, 12th February, 1889.

It is hereby notified, in accordance with section 311 of
"The Counties Act, 1886," that By-law No. 10 (Carriers),
made by the Lake County County Council, on the 28th
October, 1888, for the licensing of vehicles plying for hire
within the Lake County, has this day been approved by His
Excellency the Governor.

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 12th February, 1889.

NOTICE is hereby given that WILLIAM HANDLEY, of
Wellington Place, Hobson Street, Auckland, New
Zealand, Manufacturer of Aërated Waters, has applied to
register, under "The Trade Marks Act, 1866," the trade mark
of which the following is a description:—

Description of The Land Marks

Description of Trade Mark.

The representation of a cannon printed on labels and blown on bottles.

Nature of the Articles to which it is intended such Trade
Mark shall apply.

Aërated waters and cordials.

T. W. HISLOP, Colonial Secretary and Registrar of Trade Marks.

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 12th February, 1889.

NOTICE is hereby given that the Sefton Mutual Dairy
Produce Association, Limited, of Sefton, in the
Colony of New Zealand, has applied to register, under "The
Trade Marks Act, 1866," the trade mark of which the
following is a description:—

Description of Trade Mark.

The representation of an eight-pointed star, together with the words "Sefton Dairy Factory, North Canterbury, N.Z., Reg. Brand."

Nature of the Articles to which it is intended such Trade Mark shall apply.

Butter, cheese, condensed milk, and preserved fruit.

T. W. HISLOP, Colonial Secretary and Registrar of Trade Marks.

Civil Service Senior Examination.

Education Department,
Wellington, 22nd October, 1888.
N pursuance of regulations under "The Civil Service
Reform Act, 1886," notice is hereby given that for the

Senior Examination of January, 1890, the period of literature will be the latter half of the Eighteenth Century, and the special books will be Shakespeare's Merchant of Venice, and Goldsmith's Vicar of Wakefield.

GEO. FISHER.

Reward of £10,000 offered for the Discovery of New Gold fields.—Amended Conditions.

Mines Department,
Wellington, 30th April, 1888.

REWARDS of £10,000 are offered for the discovery of now amended conditions set forth hereunder.

G. F. RICHARDSON, Minister of Mines.

AMENDED CONDITIONS.

1. The maximum sum offered as a reward for any proved discovery of a new goldfield in accordance with these conditions is £5,000 for the North Island, and £5,000 for the

Middle Island.

2. The newly-discovered goldfield must be situated not less than forty miles from any misting goldfield or my

less than forty miles from any misting goldfield or my existing workings,

3. No reward shall be payable until 50,000 ounces of gold have been produced from the newly-discovered goldfield within three years from the dote of its being registered.

4. Any person discovering new gold-workings, and being desirous of obtaining the reward, shall immediately forward a written report of such discovery, with full particulars, to the Warden or Resident Magistrate of the district within which such discovery shall be situated, and the Warden or Resident Magistrate shall forthwith register the report as an application for reward.

5. No prospecting will be allowed upon Native land with-

application for reward.

5. No prospecting will be allowed upon Native land without a prospecting license authorising the person therein named, with the consent of the owner of the land, to prospect, in accordance with the provisions of sections one hundred and thirty-five to one hundred and thirty-seven of "The Mining Act, 1886," inclusive.

No reward shall be paid for any discovery that may be made upon Native land without the consent of the Native owners and the approval of the Minister of Mines.

Notice of Intention to take Land for a Road to Hikutaia Station, on the Grahamstown-Te Aroha Railway.

OTICE is hereby given that it is proposed, under the provisions of "The Public Works Act, 1882," to execute a certain public work, to wit, the construction of a road to Hikutaia Station, on the Grahamstown-Te Aroha Railway, and for the purposes of such public work the land described in the Schedule hereto is required to be taken; and notice is further given that the plan of the said road and of the land so required to be taken is deposited in the Post Office at Hikutaia, and is there open for inspection. And notice is hereby given that all persons affected by the execution of the said public work or by the taking of the said land shall, if they have any well-grounded objections to the execution of the said public work or to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister for Public Works, Wellington.

SCHEDULE.

THE parcel of land mentioned hereunder:-

Approximate Area of the Parcel of Land required to be taken.		Situated in Block No.	Situated in the Survey District of
A. R. P. 1 1 37	Township of Stirlingworth	VIII.	Waihou.

In the Provincial District of Auckland; as the said parcel In the Provincial District of Auckland; as the said parcel of land is more particularly delineated on the plan marked P.W.D. 16031, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, and thereon coloured burnt sienna.

As witness my hand, at Wellington, this twenty-seventh day of December, one thousand eight hundred and eighty-eight.

EDWIN MITCHELSON, Minister for Public Works.

Locality.

Area.

Apportionment	of	Education	Reserves,	Taranaki.
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Education Department,
Wellington, 6th February, 1889.

PURSUANT to the seventh section of "The Education
Reserves Act, 1877," His Excellency the Governor
directs that the following statement of the division and apportionment of the Education Reserves in the Provincial
District of Taranaki, made by the award of duly-appointed
Arbitrators, be gazetted, the Arbitrators being Thomas Kelly,
Esq., and Thomas Humphries, Esq., to whom the former
award made in 1878 was remitted for revision in accordance with the eleventh section of "The Education Reserves
Act 1877 Amendment Act, 1882."

Geo. FISHER.

Geo. FISHER.

AWARD of ARBITRATORS appointed by His Excellency the Governor, under Section I1 of "The Education Reserves Act 1877 Amendment Act, 1882," to revise the Award of Education Reserves in the Taranaki Provincial District, made in 1878, and published in the New Zealand Gazette No. 55, 12th June, 1878.

	Locality.	No. of Allotment,	Area.
_	Educ	CATION DISTRICT OF TARANAKI.	

Reserves for Primary Education.

A. R. P.

582, 583, 584 part, 585 part, 585 part, 586 part, 586 part, 589 part, 589 part, 590 part, 591 part, 591 part, 591 part, 591 part, 591 part, 591 part, 804, 805, 806, 807, 808 part, 817 part, 817 part, 818 part, 821 part, 821 part, 822, 838, 858, 854, 868, 972 part, 978 part, 974 part, 975 part, 976 part, 977 part, 978, 985, 988, 1060 part, 1062 part, 1063 part, 1062 part, 1062 part, 1102 part, 1102 part, 1103 part, 1121 part, 1122 part, 1123, 1141, 1142, 1158, 1159, 1160, 1183, 1184, 1201, 1202, 1216, 1217, 1231, 1232, 1233, 1497 part, 1528 part, 1542, 1543, 1544, 1545, 1548 part, 1569, 1572 part, 1593, 1594, 1595, 1597 part, 1618, 1621, 1622 part, 1669, 1648, 1644 part, 1661, 1666 part, 1686, 1687, 1688, 1689,

	1690 part, 1713, 1714 part	. A. R. P.
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Ahuahu	" 50 .	. 0 2 0
Koru	" 2, 24 ··· ·	. 1 0 0
Oakura	129, 131, 193 .	. 1 2 1
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trict	″ 5 ″ 10	55 0 0 58 0 0
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	″ 65	. 77 1 17
	" 113	. 97 0 0
Huirea	" 19, Block VI	. 242 0 0
Huirangi	, 26, ,	61 0 0
TTGITIMER	, 236	. 51 0 0

237

Section 1

Section 8

3 Sections 1, 2

Block XLVIII.

J.VI.
Sections 1, 2, 3, 4..
Section 32 part
Sections 83, 84, 104, 105

1, 2, 3, 4, 5

1, 3, 4

Section 1.

XLVIII.

Total, primary education.. 3,444

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> 12 0

Raleigh East .. Block

Tikorangi Belt.. Tikorangi Rural Huirangi Town Huirangi Belt . . Urenui Belt . .

Ahuahu Belt ..

Koru Belt

Okato Belt

Oakura Belt

No. of Allotment.

res for Second 1288, 1322, 18 1560, 1561, 1587, 1683, 1701 part, part, 1704, 1 1708, 1709, 1719, 1720, 1724, 1725, 1 1739, 1740, 1744, 1745, 1 1749, 1761, 1765, 1766, 1777, 1771, 1949, 1952, 1 2003 part, part, 2028 p. 2145, 2146, part, 2159, 2160 part, 2173 part, 2 2181 part, 2 2181 part, 2 2193, 2194, 3 2198 part, 2 2211, 2212, 2 2221, 2226, 3	323, 1345, 1562, 1568, 1766, 1702, part 1705, 1706, 1710, 1711, 1721, 1726, 1727, 1731, 1737, 1741, 1742, 1762, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1772, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1769, 17	1346, 1564, part, 1707, 1707, 1712, 1728, 1728, 1738, 1743, 1743, 1764, 1764, 1778, 1991, 2027, 2128, 2144, 2158, part, 2180, part, 2180, part, 2197, 2210,	Α.	R.	P.
1288, 1322, 16 1560, 1861, 1587, 1683, 1701 part, 1704, 1708, 1709, 1719, 1726, 1724, 1725, 1729, 1744, 1745, 1749, 1761, 1765, 1766, 1770, 1771 1949, 1952, 12003 part, 2028 part, 2028 part, 2129, 2130, 2145, 2146, part, 2159 part, 2181 part, 2198 part, 2191, 2211, 2212 part, 2121, 2212 part, 2121, 2212 part, 21212 part, 2211, 2212 part, 2212 part, 2211, 2212 part, 2212 part, 2211, 22	323, 1345, 1562, 1568, 1766, 1702, part 1705, 1706, 1710, 1711, 1721, 1726, 1727, 1731, 1737, 1741, 1742, 1762, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1772, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1767, 1768, 1769, 17	1346, 1564, part, 1707, 1707, 1712, 1728, 1728, 1738, 1743, 1743, 1764, 1764, 1778, 1991, 2027, 2128, 2144, 2158, part, 2180, part, 2180, part, 2197, 2210,	Α.	R.	P.
2225, 2226,		9224.			
	2227 part.	2224,			
part, 2310, 2	312, 2314,	2321,			
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Section 46			46 10	$\frac{2}{3}$	18 0
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rart rown De.			42		30
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XVIII.	., 202, .	DIVER	v	_	U
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		ation.	100		20
			$\frac{106}{35}$	3	
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Total secon	dary educ	ation	210	1	 17
	2225, 2226, part, 2310, 2 2322, 2325 ments	2225, 2226, 2227 part, 2310, 2312, 2314, 2322, 2325 part: 122 ments	Section R " 160 " 62 " 63 " 1, Block XIII " 25 " 82 Sections 1, 2 Total, secondary education DISTRICT OF PATEA (NOW WANGE for Primary Education. Part Town Belt Section 46 " 184 9 part " 189 part " 545 " 546 " 557 " 560 part Sections 3, 4, 5, 6, 9, 10, 11, 12, Block XXVII. Section 7, Block XVIII. " 10, Block XIX. " 40 " 59 Part Town Belt Section 67 Sections 251, 252, Block XVIII. Total, primary education. Part Town Belt Section 189 part " 211 " 42 " 9 part	2225, 2226, 2227 part, 2308 part, 2310, 2312, 2314, 2321, 2322, 2925 part: 122 allotments	2225, 2226, 2227 part, 2308 part, 2310, 2312, 2314, 2321, 2322, 2325 part: 122 allot- ments

Tenders.

Public Works Department,
Wellington, 9th February, 1889.
THE following list of successful and unsuccessful tenders is published for general information.

EDWIN MITCHELSON,
Minister for Public Works.

ASHURST CONTRACT,—Narier-Palmet	RSTON	RAILW	AY.			
Accepted. Knight and Honeybone, Christchurch		£ 14,484		d. 6		
Declined.						
Wilkie and Wilson, Wanganui	• •	15,776				
A. Macfarlane, Wanganui		15,837		0		
Carr and Bogle, Napier		17,215	17	5		
J. Whittaker and Co., Dunedin		17,310	7	10		
Glendinning and Griffin, Napier		17,414	5	4		
W. G. Bassett, Palmerston North		18,548	0	0		
Lovett and White, Auckland		18,680		6		
Jones and Peters, Palmerston North		18,725				
J. Saunders, Wellington		18,767		3		
P. Scally, Woodville		18,923		_		
J. and A. Anderson, Christehurch						
Coates and Metcalf, Palmerston North		19,452				
T. Denbigh, Wanganui	• • •	24,320		8		
1. Donoign, Humbann	• •	21,020	v	O		
Tenders.						
Public Works Department, Wellington, 12th February, 1889. THE following list of successful and unsuccessful tenders						
is published for general information EDWIN MITCI	ı. HELS	SON,				
Minister f	or Pu	ibiie Wo	rks	•		

EKETAHUNA STATION BUILDINGS CONTRACT,—WELLINGTON—WOODVILLE RAILWAY

AA QOD ATTTE LEW	LWAY			
Accepted.		£	s.	d.
J. W. Cross, Woodville		 786	0	0
Declined.				
A. R. Dowderswell, Eketahuna		 799	13	10
Gifford and O'Connor, Wellington		 829	-8	11
Croft and Hunt, Wellington	* *	 863	15	0
Thomson and McLean, Wellington	• •	 948	0	0
John Rose and Co., Masterton		 953	13	0
H. Johnson and others, Eketahuna		 1,160	0	0
King and Michell, Masterton	• •	 1,219	0	0

Tenders for Supply of Uniform Caps, 1889.

Railway Department,
Wellington, 18th February, 1889.

THE following successful and unsuccessful tenders for supply and delivery of uniform caps for the New Zealand railways, 1889, are published for general information.

By order of the Railway Commissioners.

R. CARROW,
Stores Manager.

Name of Tenderer,	Rate p Guards and Porters,	or Cap.	Remarks.	
C. Hill and Sons W. H. Fenton J. Ballantyne and Co	s. d. 5 0 4 4 5 0	s. d. 5 0 5 5 5 0	Accepted, Declined, Declined,	

Commissioner's Decisions under Tariff Acts.

Department of Trade and Customs,
Wellington, 13th February, 1889.

IT is hereby notified, for public information, that the Hon.
Commissioner of Trade and Customs has decided to
interpret "The Customs and Excise Duties Act, 1888," in
relation to the under-mentioned articles as follow: relation to the under-mentioned articles as follow:-

Note.—"Not otherwise enumerated" appears as n.o.e.; "other kinds" as o.k. Articles marked thus * are revised decisions.

Articles and how classed.	Rate of Duty.	
Asbestos engine packing, as n.o.e Fish, frozen, as provisions Galvanised fry-pans, as hardware		15 per cent. 6s. p. gallon. 20 per cent. 25 "

By Commissioner's Order No. 319.

H. S. McKELLAR, Secretary and Inspector.

By-law for regulating the Licensing of Cabmen at New Zealand Railway-stations.

THE New Zealand Railway Commissioners, in exercise and pursuance of the powers confermed to the contract of the powers confermed to the contract of the powers confermed to the contract of th and pursuance of the powers conferred by the 36th section of "The Government Railways Act, 1887," do hereby make the following by-law for regulating the conduct of cabdrivers and others, and the granting of licenses for vehicles of every sort plying for hire at a railway-station, that is to

BY-LAW.

1. No driver or conductor of any cab, hackney-carriage, omnibus, express, or other public vehicle shall ply for hire at a railway-station without having first obtained an annual license in writing from the District Traffic Manager, and without having paid the fee prescribed by such license.

2. Any person plying for the hire of any vehicle shall stand such vehicle in such position as the railway Stationmaster may direct.

3. All persons plying for hire at any religious property of the statement of the present of the statement o

3. All persons plying for hire at any railway-station shall obey the orders of the Stationmester or other authorised

officer.

4. Any person who shall commit a breach of any of the foregoing by-law, or shall fail to do any act in any such by-law directed to be done by him, or shall do any act which by any such by-law is directed not to be done by him, shall be liable to a penalty not exceeding £10 for each such breach or the failure to do or the doing of each such act as aforesaid respectively, and shall, in addition, forfeit the license obtained and held by him under this by-law, and thereupon his right to ply for hire.

The common scal of the New Zealand Railway Commissioners was hereunto affixed, this eleventh day of February, one thousand eight hundred and eighty-nine, in the presence of

JAMES McKERROW, Chief Commissioner. W. M. HANNAY, Commissioner.

By-law regulating the Leasing and Licensing of Refreshment-rooms, New Zealand Railways.

THE New Zealand Railway Commissioners, in exercise and pursuance of the powers conferred by the 36th section of "The Government Railways Act, 1887," do hereby make the following by-law for regulating the leasing and licensing of refreshment-rooms upon the New Zealand railways, that is to say,—

BY-LAW,

1. The letting of any refreshment-room or rooms in con-1. The fetting of any refreshment-from or rooms in connection with a railway shall be by public tender or public acction in every case where the premises to be let exceed or are likely to exceed an annual rental of £20.

2. No lease shall be for a longer period than seven years, and in addition to any other provisions shall contain the following stipulations:—

following stipulations:—

(a.) That the rent reserved shall be paid half-yearly in advance:

(b.) That the lessee will keep and deliver up the demised premises in good and tenantable repair, and will during the continuance of his license conform in all respects to the laws and regulations for the time being affecting the sale of spirituous and fermented liquors, and to all laws, regulations, and by-laws affecting the management of the New Zealand railways:

railways:

(c.) That the lessee will not supply any spirituous or fermented liquors to any of the engine-drivers, guards, porters, signalmen, clerks, labourers, or other servants employed in or about the railway:

(d.) That the lessee will find good and sufficient security for the due performance of the conditions of the lease to such amount and in such form as the Commissioners may prescribe.

3. Every tenant of a refreshment-room who shall desire to sell spirituous or fermented liquors at such room shall make application in writing to the Commissioners for a license in

4. Every such license shall be in the form or to the effect set forth in the Form No. 1 in the Schedule hereto.

5. The annual fee payable to the Commissioners in respect of any license for each bar shall be as under:—

For any license for a refreshment-room bar within the limits of a borough ... Ditto outside the limits of a borough ... s. d. 0 0 £ 4.0 0

6. Any holder of a license may, with the consent in writing of the Commissioners, transfer such license on payment to the Commissioners of a fee of 5s.

Every such transfer shall be indorsed on the original license, and shall be in the form or to the effect set forth in the Figure No. 2 of the Sabalate length.

7. The Commissioners may, by notice in writing to the licensee, absolutely determine any license, or declare the same to be forfeited, upon the happening of any of the fol-

(a.) If the licensec shall make default in payment of the amount reserved in the lease of the premises so licensed, or commit a breach or fail to perform any of the covenants, conditions, or stipulations in such

(b.) If the licensee shall become lunatic, bankrupt, or make any arrangement or composition with his creditors, or if he shall be absent from the colony

for any period exceeding three consecutive months.

Service of any such notice may be effected by delivering the same to the licensee personally, or by leaving the same, addressed to him, at the licensed premises, and any such service so effected shall be deemed sufficient service.

8. No claim for refund or for compensation will be entertained by the Commissioners in the event of any forfeiture of a license as a foregoid.

of a license as aforesaid.

The common seal of the New Zealand Railway Commissioners was hereunto affixed, this eleventh day of February, one thou-sand eight hundred and eighty-nine, in the presence of

JAMES McKERROW, Chief Commissioner, W. M. HANNAY, Commissioner.

SCHEDULE.

FORM No. 1.

"Government Railways Act, 1887," Sections 34 and 36.

License for a Refreshment-room.

WHEREAS*, off, in the Provincial District of , the height tenant of the Refreshment room No. at the Railway-station, has applied to the New Zealand Railway Commissioners for a license to sell spiritness. , of† and fermented liquors at the said room such room having only one bar therein and no more), and has paid to the said Commissioners the sum of £ as the fee on such license:
Now it is hereby declared that the said is licensed
to sell spirituous and fermented liquors at the said Refreshment-room No. , in the manner and subject to the

ment-room No. , in the manner and subject to the conditions stated at the foot hereof.

This license shall commence on the day of , 188 , and continue till the day of , 188 , 188 ,

188 , and continue till the day of , 188 , both days inclusive, unless forfeited in the meantime.

Given under the hands and seed of the New Zealand
Railway Commissioners, this day of , one thousand eight hundred and

Conditions.

All liquors shall be sold by the glass only, and shall be

1. All figures shall be sold by the glass only, and shall be drunk on the licensed premises.

2. The above license is issued subject also to the provisions of the lease under which the licensee holds the licensed premises, and subject to all statutes, by-laws, and regulations for the time being in force regulating the conduct or licensing of refreshment-rooms in connection with the New Zealand Government railways.

FORM No. 2.

Transfer of License by Indorsement.

I, the within-named I, the within-named , do heroby transfer to*
off , in the Provincial District of , t , all
my estate and interest in, and all rights and privileges under, the within license. Dated this day of

A.B., Licensec.

Witness to signature: C.D.

 ${
m Address}$:

Occupation:

We, the New Zealand Railway Commissioners, consent to

the above transfer.

Given under our hands and seal, this day of , one thousand eight hundred and (L.S.)

> *Namo in full. † Residence. Occupation.

Officiating Ministers for 1889.—Notice No. 3.

Registrar-General's Office,
Wellington, 13th February, 1889.

PURSUANT to the provisions of an Act of the General
Assembly of New Zealand, passed in the forty-fourth
year of the reign of Her Majesty Queen Victoria, and intituled
"The Marriage Act, 1880," the following names of Officiating Ministers within the meaning of the said Act are
within the defendance of the said Act are published for general information: -

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Allen Francis Gardiner. The Reverend Tamihana Huata.

Presbyterian Church of New Zealand. The Reverend Charles Murray, M.A. The Reverend Henry W. Johnston.

Roman Catholic Church. The Reverend John Mackay. Congregational Independents. The Reverend B. L. Thomas. Seventh Day Adventist Church. The Reverend Robert Hare.

> WM. R. E. BROWN, Registrar-General.

Notice of Hearing of Applications for Patents.

Patent Office.

Wellington, 8th February, 1889.

No. 3533.—Walter Taylor, of Kingsland Road, Auckland, New Zealand, Mechanic, has deposited at this office a specification of an invention for washing and cleansing clothes by steam, to be called "The Climax Steamwasher." washer.

No. 8584.—Frederick Maindonald, of West Eyreton, Canterbury, New Zealand, Farmer, has deposited at this office a specification of an invention for an improved self-

No. 3585.—John Alexander Wilson, of Dundee, Scotland, Aërated Water Manufacturer, has deposited at this office a specification of an invention for improvements relating to the axle-boxes or bearings of carriages and other vehicles.

No. 3536. — John Henry Richardson Dinsmore, of Emlyn Street, in the City of Liverpool, England, Engineer, has deposited at this office a specification of an invention for improvements in and connected with the manufacture of

Ins deposited at ins office a specification of an invention for improvements in and connected with the manufacture of gas from coal, and apparatus employed therein.

No. 3587.—Roderick Imper Murchison, of 22, Dandenong Road, Armadale, near Melbourne, Victoria, Gentleman, has deposited at this office a specification of an invention for an improved composition for destroying weeds, scrub, and other vegetable growths, and for destroying insects and preserving timber from their attacks.

No. 3538.—Thomas Bassett, of Christchurch, Canterbury, New Zealand, Merchant, has deposited at this office a specification of an invention for a basket-carrier and attachments for working same, to be used only on the reaper and binder known as "McCormick's" (being a communication from abroad by Cyrus Hall McCormick, of Chicago, Illinois, United States of America).

And I have appointed Tuesday, the 28th day of May next, at 11 o'clock in the forenoon, at this office, to hear the said applications and all objections thereto; and I require all persons having an interest in opposing the grant of any such

persons having an interest in opposing the grant of any such Letters Patent to leave, on or before the 13th day of May next, at this office, particulars in writing of their objections to any of the said applications, otherwise they will be preto any of the said approximately cluded from urging the same.

C. J. A. HASELDEN,

Patent

Patent Officer.

Notice of Hearing of Applications for Patents.

Patent Office,

Wellington, 12th February, 1889.

O. 3539.—William Craig, of Sydnoy, New South
Wales, Miner, has deposited at this office a specification of an invention for improvements in and relating to artificial bitumen and asphalte, and the manufacture

thereof.

No. 3540.—Alfred Leman, of Richmond Road, Ponsonby Road, Auckland, New Zealand, Manufacturer, has deposited at this office a specification of an invention to be called "Leman's Patent Lever Quartz-crushing Machine."

No. 3541.—John Howard Dalton, of 210, Queon Street, Auckland, New Zealand, Tailor, has deposited at this office a specification of an invention for making coats and vests

as one garment, to be called "Dalton's Combination Coat.

No. 3542.—George Aston, of Newlands, Ashburton, New Zealand, Farmer, has deposited at this office a specification of an invention to be called "Aston's Adjuster for Reapers and Binders."

No. 3543.—Ludwig Keyling, of Berlin, in the Kingdom of Prussia and German Empire, Director, has deposited at this office a specification of an invention for process and apparatus for producing shots or spheres of fragments or pieces of iron steel and metal.

No. 3544.—Edward Seagar, of Wellington, New Zealand, Engineer, has deposited at this office a specification of

an invention for improvements in flax-dressing machines.

And I have appointed Wednesday, the 29th day of May next, at 11 o'clock in the forenoon, at this office, to hear the said applications and all objections thereto; and I require all persons having an interest in opposing the grant of any such Letters Patent to leave, on or before the 14th day of May next, at this office, particulars in writing of their objections to any of the said applications, otherwise they will be precluded from urging the same.

C. J. A. HASELDEN, Patent Officer.

Natibe Land Court Notices.

Inquiry into Applications for Rehearing.

NATIVE LAND COURT, NEW ZEALAND:
DISTRICT OF AUGKLAND.

OTICE is hereby given that the Chief Judge of the Native Land Court will, with an Assessor, attend at the Courthouse, Opotiki, on the 21st day of February, 1889, at ten o'clock in the forenoon, and will then and there inquire into and determine upon all applications for rehearing theretofore made in respect of a decision of the Court, given at Opotiki on the 29th day of August, 1888, upon applications for original investigation into the title to and ownership of land known as Oamaru.

Dated this 4th day of February, 1889.

J. E. MACDONALD, Chief Judge.

"The Native Lands Frauds Prevention Act, 1881," and "The Native Lands Frauds Prevention Act 1881 Amend-ment Act, 1888."

Native Land Court Office,

Native Land Court Office,
Auckland, 7th February, 1889.

Notice is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the said
Acts, hold a Court at Shortland, Thames, on the 5th day of
March, 1889, for investigating the case mentioned in the
Schedule hereunder, at which time and place all persons
interested in the said case, and having objections to any of
the dealings, are hereby notified to attend. the dealings, are hereby notified to attend.

EDW. HAMMOND, Registrar.

SCHEDULE.

89-7. Lease dated the 29th January, 1889, of land called Waiau No. 2, situated at Coromandel, made to John Cameron Fraser and Colin Fraser by Ema te Aouru.

The Native Lands Frauds Prevention Act, 1881," and "The Native Lands Frauds Prevention Act 1881 Amendment Act, 1888."

Native Land Court Office,
Wellington, 7th February, 1889.
OTICE is hereby given that a Trust Commissioner will,
under the authority and for the purposes of the said
Acts, hold a Court at Shortland, Thames, on the 5th day of
March, 1889, for investigating the several cases mentioned in
the Schedule hereunder, at which time and place all persons
interested in the said cases and having chiestions to save of interested in the said cases, and having objections to any of the dealings, are hereby notified to attend.

Edw. HAMMOND Registrar.

SCHEDULE.

- 1. A LEASE dated the 12th day of December, 1888, of land called Hurnhuru No. 2D, situate at Ohinemuri, made to James Barrett by Hirawa te Moananui and Keremeneta Takaanini.
- 2. Conveyance dated the 18th day of October, 1888, of land called Matuku, situate at the Thames, made to William Deeble by Tinipoaka te Ngako, Raiha te Ngako, and Ihipera

"The Native Lands Frauds Prevention Act, 1881," and "The Native Lands Frauds Prevention Act 1881 Amend-ment Act, 1888."

Native Land Court Office,
Wellington, 11th February, 1889.

NOTICE is hereby given that a Trust Commissioner's
Court will be held, under the authority and for the
purpose of the said Acts, at Wellington, on Saturday, the
2nd day of March, 1889, at 10 a.m., for investigating
the applications mentioned in the Schedule hereunder, at
which time and place all persons interested therein, and
having objections thereto, are requested to attend which time and place all persons interescent which time and place all persons interescent to attend having objections thereto, are requested to attend.

W. BRIDSON, Registrar.

SCHEDULE.

89-13. TRANSFER dated 5th February, 1889, Atanatui te Puni to John Thompson, of interest in Pipitea 11x.
89-10. Transfer dated 13th September, 1888, Ihikiera Waikapoariki to Mari Makirangi and Kuraheke Wi Tako, of Lots 40 and 41, Te Aro Pa.

"The Native Lands Frauds Prevention Act, 1881," and "The Native Lands Frauds Prevention Act 1881 Amendment Act, 1888."

Native Land Court Office,
Whanganui, 4th February, 1889.

OTICE is hereby given that a Trust Commissioner's
Court will be held, under the authority and for the
purposes of the said Acts, at Palmerston North, on Thursday,
the 21st day of February, 1889, at 10 a.m., for investigating
the transactions mentioned in the Schedule hereunder, at
which time and place all persons interested therein, and
having objections therto, are requested to attend.

ELWIN B. DICKSON,
Registrar.

Registrar.

SCHEDULE.

No. 89-7. Lease dated the 29th November, 1888, Hepe to Wheoro to George Dear, of Section No. 346, Township of Sandon.

No. 89-8. Transfer dated 5th November, 1888, Areta Pekamu (otherwise Hemokanga) to Charles Bull, of Section No. 3E, Taonui Ahuaturanga. No. 89-9. Transfer dated 14th December, 1888, Te Ara Takana, Ruera te Nuku, and Pekamu Aterea to Charles Bull, of Section No. 3F, Taonui Ahuaturanga.

Partition of Land under the Native Land Court Acts 1886 and 1888.

Native Land Court Office,
Wellington, 6th February, 1889.

OTICE is hereby given that at a sitting of the Native
Land Court of New Zealand to be holden at
Waikawa, in the District of Marlborough, on the 7th day
of March, 1889, will be heard the applications of the persons
whose names appear in the first column of the Schedule
hereto for the partition of the lands the names of which
appear in the second column, situate in the district named
in the third column.

Registrar.

SCHEDULE.

No.	Names of the Persons applying for the Partition of the Land.	Names of the Blocks to be partitioned.	District in which the Land is situate.
1 2 3		Wairau	Wakatu. Wakatu. Wakatu.

Partition of Land under the Native Land Court Acts 1886 and 1888.

Native Land Court Office,

Native Land Court Office,
Gisborne, 12th February, 1889.

OTICE is hereby given that at a sitting of the Native
Land Court of New Zealand, to be held at Hastings, in
the District of Hawke's Bay, on the 12th day of March, 1889,
will be heard the applications of the persons whose names
appear in the first column of the Schedule herets for the
partition of the land the name of which appears in the
second column, situate in the district named in the third
column. column.

JOHN BROOKING,

Registrar.

No.	Names of the Persons applying for the Partition of the Land.	Name of the Block to be partitioned.	District in which the Land is situate.
1	J. D. Ormond, represen- tative of Nopera Kui-	Mangangarara	Napier.
2	kainga, deceased Kaninamu Hona and Matiu Meke	Mangangarara	Napier.

Cromn Lands Notices.

Election of Wardens.

Crown Lands Office,
Invercargill, 1st February, 1889.
HE under-mentioned owners or occupiers of land have
been elected Wardens of the Waikawa Hundred Extension for the current year (1889), viz. :-

ALEXANDER MAINLAND. ROBERT LAMB,
JOHN SHIELD,
DONALD MCLEAN, and
WILLIAM MCWILLIAM.

JOHN SPENCE, Commissioner of Crown Lands.

Waikawa Hundred By-laws.

Crown Lands Office,
Invercargill, 1st February, 1889.

THE following by-laws, passed by Wardens of Waikawa
Hundred Extension, on the 9th January, 1889, are Hundred Extension, on
published for general information.

J. SPENCE,

Commissioner of Crown Lands.

THE number of cattle to be depastured shall not exceed

The number of cattle to be depastured and any part of the hundred.
 The number of cattle to be depastured shall be equally

3. The number of cattle to be depastured shall be equally divided among the license-holders.

4. All cattle, including calves of six months and upwards, must be branded with the owner's brand.

5. No entire animal over six months old shall be allowed it be depastured.

6. All assessment fees shall be paid to the Wardens, at a time and place to be appointed by them.

7. A fee of 3s. 6d. per head shall be mid for all cattled depastured.

8. License-holders depasturing cattle which do not bear

depastured.

8. License-holders depasturing cattle which do not bear the owner's brand, and all unlicensed persons depasturing cattle ou the hundred, whether branded or otherwise, will be liable to a penalty not exceeding £5.

9. Any license-holder putting cattle on the hundred with any other brand than his own brand must give notice to the Wardens to that effect.

10. No person shall remove any cattle from the hundred without giving notice to the Wardens.

11. No person will be allowed to sheet any cattle on the hundred without the consent in writing of the Chairman of

hundred without the consent in writing of the Chairman of Wardens being previously obtained.

12. All cattle belonging to unlicensed persons found trespassing on the hundred shall be impounded, and the owners charged the fees prescribed by "The Impounding Act, 1884."

13. Licensed persons turning out cattle on the hundred must supply the Secretary to the Board of Wardens with the number of cattle so turned out, also a description of brand.

14. Any person or persons infringing any of the above by laws shall be liable to a penalty not exceeding £5.

15. License-holders who desire to run cattle on the hundred for a part of the year only will be charged 1s. per head for every three months.

for every three months.

ALEXANDER MAINLAND, Chairman of Wardens.

Sanctioned on behalf of the Land Board.

JOHN SPENCE. Commissioner of Crown Lands.

Crown Lands Office, Invercargill, 1st February, 1889.

Tikinui Run classified.

General Grown Lands Office,

Wellington, 4th February, 1889.

T is hereby notified for public information that the Commissioners appointed in pursuance of section 9 of "The Land Acts Amendment Act, 1888," have reported to His Excellency the Governor that the land described in the Schedule hereto has been classified by them as herein noted. G. F. RICHARDSON,

Minister of Lands.

WE, the undersigned, being Commissioners appointed under section 9 of "The Land Acts Amendment Act, 1888," to classify a certain run in Hobson County known as Tikinui, a description of the boundaries of which is given below, have the honour to inform you that we classify the said run as coming within the meaning of subsection (1) of the said section of the Act quoted above.

S. Percy Smith. Richard John Gill. Wm. P. Moat.

Auckland, 2nd February, 1889.

Horson County.

ALL that parcel of land in the Auckland Land District, con-ALL that parcel of land in the Auckland Land District, containing approximately 24,000 acres, situate in the Survey Districts of Tokatoka and Te Kuri, and being portions of Blocks XIII., XIV., and XV. of the Survey District of Tokatoka aforesaid, portions of Blocks I. and II. of the Survey District of Te Kuri aforesaid, and portions of the Parish of Te Kuri. Bounded generally towards the northeast by Sections 93, 94, and 40 of the Parish of Tatarariki, by a road, by Section 33 and 32 of the said parish, by Section 1 of Block XIV. of the Survey District of Tokatoka aforesaid, by a road, by Section 5 of Block XV. of the said survey district, by high-water mark of the Wairoa River, by Section 1 of Block II. of the Survey District of Te Kuri, by a road, again by Section 1 aforesaid, again by high-water Scotion 1 of Block 11. of the Survey District of Te Kuri, by a road, again by Section 1 aforesaid, again by high-water mark of the Wairoa River, by a stream, by a road, by Sections 8, 9, 10 of the Parish of Te Kuri aforesaid, by a road, by high-water mark of the Kaipara Harbour, by the Otiaho Block, and again by high-water mark of the Kaipara Harbour; towards the south-east by the Poutu No. 2 Block; towards the south-west generally by Section 5 of the Parish of Te Kuri aforesaid, by a road and the crossing of the said road, and by Sections 3 and 6 of the said parish; again towards the south-east by Sections 6, 1, and 4 of the said parish; again generally towards the north-east by Sections 4, 2, and 5 of the said parish; again towards the south-east by the Poutu No. 2 Block aforesaid; towards the south-east by high-water mark of the sea; and generally towards the by the Poutn No. 2 Block aforesaid; towards the south-west by high-water mark of the sea; and generally towards the north-west by the production in a south-westerly direction of the north-western boundary of Section 47B of the Parish of Tatarariki aforesaid, by said Section 47B, and by a road: save and except thereout all those parcels of land being Sections 2, 3, 4, 5, and 6 of Block XIV. of the Survey District of Tokatoka aforesaid, Sections 1, 2, and 3 of Block I. of the Survey District of Te Kuri aforesaid, and Section 2 of Block II. of the said survey district.

Small Grazing-runs for Lease under Part VII. of "The Land Act, 1885."

Crown Lands Office,
Napier, 22nd January, 1889.
OTICE is hereby given that the small grazing-runs
enumerated in the Schedule hereunder will be offered for lease by auction, at the Land Office, Gisborne, on Thursday, the 28th February next, at 11 o'clock in the forenoon.

			Cook	Cou	NIY.				
Run.	Survey Dist	rict.	Block.	Sec- tion.	Area.	Gross Area.		nua utal	
58 {	Tokomaru " "		I. V. VI.	1 1 1	Acres. 1,400 1,100 79 680	Acres.	£ 20	s. 7	d 4
54 {	" "	• •	V. VI.	3 2 2	116 $3,844$ $2,340$	6,300	39	7	6
55 {	Tutanoe	••	I. IV. VIII.	2 2 2	2,030 $2,824$ 195	5,049	31	11	1
56 {	Tokomaru Tutamoe	••	V. VIII.	3	1,320 2,336	3,656	22	17	0

Description of Land: Greater part bush, good soil broken. These runs are situated about fifty-five miles north of Gisborne, on the Waiapu Inland Road (unformed), which bounds them on one side.

bounds them on one side.

They are about twelve miles inland from Tokomaru, along a surveyed road (unformed) which divides Runs 53 and 54.

There is a good lauding at Tokomaru, where the smaller steamers of the Union Company call fortnightly to and from Auckland and the South.

Description of Land: Nearly all bush, good soil. This run is about seventy miles north of Gisborne, fifteen miles inland from Tokomaru, and about three miles from the Waiapu Inland Road.

Description of Land: Almost all bush, good soil, broken. These runs are situated between twenty-three and thirty miles from Gisborne by the Waimate Valley Road, which is formed for about twenty miles. Run 58 is about fourteen miles inland from Tolago Bay.

WAIROA COUNTY.

69 | Taramarama | IX. | 3 | 1,919 | 1,919 | 18 0 0 Description of Land: Broken, soil light, covered with high fern and tutu, well watered. The run is situated near the road from Frasertown to Lake Waikaremoana, and about ton miles distant from the town.

Terms and Conditions.

The lease will be for an absolute term of twenty-one years, renewable for a further term of twenty-one years, in accordance with section 200 of "The Land Act, 1885."

Improvements equal in value to one year's rent must be effected in each year for the first two years, and before the

end of the sixth year an additional amount, equal to two years' rent, must also be expended.

Valuations for permanent improvements, as described in sections 210 and 214 of "The Land Act, 1885," will be paid at the expiry of the leases to the outgoing tenants.

No person can take up more than one run. No person who owns freehold land or land held under lease or license

who owns freehold land or land held under lease or ficense from the Crown which in all would exceed 21,000 acres, or who is incapable of making the declaration prescribed by section 200 of "The Land Act, 1885," can become a lessee. Every lessee will have to reside on the land he leases within twelve months of the commencement of his lease, and thereafter for a period of six consecutive years. But the Land Board may relax this condition in the case of any lessee who is actually residing on any freehold or leasehold land of his own which is situated within ten miles of the land leased by him.

For a period of fourteen years from the date of the lease one-fourth of the rents will be handed over to the County Council or Road Board of the district, to be expended in the maintenance or construction of the roads leading to and

opening up the land.

Intending purchasers must be prepared to hand to the auctioneer, on the fall of the hammer, a declaration signed and witnessed by a Justice of the Peace, as required by section 200 of "The Land Act, 1885." In the event of any purchaser failing to produce the required declaration, the lot will be put up again and resold.

The first half-year's rent, from the 1st March, 1889, to the 1st September, 1889, together with £1 1s, for the lease, must be read of the selle.

be paid at the sale.

Further particulars may be obtained on application at the Land Offices, Napier and Gisborne.

G. W. WILLIAMS, Commissioner of Crown Lands.

Crown Lands Sale.

Crown Lands Office, Auckland, 22nd January, 1889.

It is hereby notified that the town and rural lands included in the Schedule hereunder will be submitted for sale by public auction, at the Crown Lands Office, Auckland, on Friday, the 22nd February next, at 11 a.m.

S. PERCY SMITH, Commissioner of Crown Lands.

SCHEDULE.

PEB, 14.1	ecm		EW ZEAL	JAND G			197
Section.	Block.	Area,	Upset Price,	hills, undubush in the	$lating$; som_i	e high manuka, s	mpy, remainder fern and a little kaliikatea bout ten miles from
	TOWN	LANDS. KOHU (HOKIANO A. R. P. 0 0 29 0 0 30		Opotiki. Town So	cctions, Tow	Grown I	e sold by Auction.
11 12 13 15 16 17 18 19 20 21		0 0 30 0 0 25 0 0 34 0 0 37 0 0 38 0 1 0 0 1 2 0 1 2 0 1 2 0 1 5	5 12 6 9 7 6 6 7 6 6 18 9 12 15 0 7 10 0 14 5 0 8 5 0 15 15 0 10 6 3	be offered Office, Wel a.m., for ca Plans, &c Stations au One-fifth fall of the	, enumerate for sale by lington, on I ssh. c., can be se id Post Offic of the pure hammer, an will be forfe	that the town sed in the accomproved in the accomproved in the control of the con	t be deposited on the vithin thirty days, or
23 24 25 26 27		$\begin{array}{ccccc} 0 & 1 & 11 & \\ 0 & 1 & 11 & \\ 0 & 0 & 29 & \\ 0 & 0 & 29 & \\ 0 & 0 & 32 & \\ \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$) Troy			or of Crown Lands.
28 29 30	William on	0 0 35 0 0 37 0 1 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Section.	Block.	Area.	Upset Price per Allot- ment.
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Description 500,000ft, of ka of kauri: situs 63A* Description tidal creek. E. pts. 60 & 61 Description 242,000ft, kaur	MANUKA Awhite * Subject to £10 of Land: Unde OTAMATE Matako of Land: N i. RODNES Tauhoa Su X of Land: Six Indulating land o River. WHAKATAI	ion 2, broken for forest land, all Bay. U COUNTY. Parish. 9 3 8 for improvement ulating open land the Parish. 40 3 28 learly all forest COUNTY. TO 2 0 acres mixed to a series all county.	rest land, about pout 1,500,000ft.	6 7 8 9 10 11 13 14 1 2 4 5 6 8 9 11 12 1 3 5 6 7 9 10 11 11 11 12 11 11 12 11 11 11 11 11 11	V	0 1 0 0 1 1 0 0 1 0 0 1 1 1 1 4 0 1 1 1 4 0 1 1 1 4 0 1 1 1 4 0 1 1 1 4 0	7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 11 0 0 7 10 0 11 0 0 11 0 0 11 0 0 11 0 0

198		IHI	E NEW ZEAL	AND G	AZEII	. L.	[No. 9
Section.	Block	Area.	Upset Price per Allot- ment.	Section	Block.	Area,	Upset Price per Allot- ment.
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PASTORAL LICENSES.

Run 98, Class 1, about 7,500 acres, Taipo Hill Station, Waitaki County; 10 years; upset rental, £110 per annum. Run 185, about 4,500 acres, Romarua Station, Taieri County;

10 years; upset rental, £100 per annum. Run 185a, about 4,300 acres, Mount Hyde, Taieri County

Run 185, about 4,500 acres, Romarua Station, Taieri County; 10 years; upset rental, £100 per annum.
Run 185A, about 4,300 acres, Mount Hyde, Taieri County; 10 years; upset rental, £100 per annum.
Run 203B, Class 1, about 5,950 acres, Longlands Station, Maniototo County; 3 years; upset rental, £230 per annum.
*Run 203C, Class 1, about 6,600 acres, Longlands Station, Maniototo County; 14 years; upset rental, £110 per annum.
Run 205A, about 3,940 acres, Taieri Lake Station, Maniototo County; 14 years; upset rental, £100 per annum.
Run 205A, about 3,960 acres, Taieri Lake Station, Maniototo County; 7 years; upset rental, £100 per annum.
Run 205C, about 4,250 acres, Taieri Lake Station, Maniototo County; 7 years; upset rental, £100 per annum.
Run 209, Class 1, about 5,200 acres, Knieheka Station, Waitaki County; 10 years; upset rental, £100 per annum.
*Run 220, Class 1, about 9,230 acres, Galloway Station, Vincent County; 14 years; upset rental, £200 per annum.
Run 220A, Class 1, about 12,030 acres, Galloway Station, Vincent County; 14 years; upset rental, £200 per annum.
Run 220B, about 5,000 acres, Galloway Station, Vincent County; 14 years; upset rental, £120 per annum.
Run 220C, about 5,000 acres, Galloway Station, Vincent County; 14 years; upset rental, £120 per annum.
Run 220D, about 5,000 acres, Galloway Station, Vincent County; 14 years; upset rental, £120 per annum.
Run 221B, about 4,970 acres, Moutere Station, Vincent County; 10 years; upset rental, £120 per annum.
Run 221F, about 4,930 acres, Moutere Station, Vincent County; 10 years; upset rental, £50 per annum.
Run 221F, about 4,930 acres, Moutere Station, Vincent County; 10 years; upset rental, £50 per annum.
Run 221F, about 4,930 acres, Moutere Station, Vincent County; 7 years; upset rental, £50 per annum.
Run 225E, about 4,970 acres, Highfield Station, Maniototo County; 12 years; upset rental, £200 per annum.
Run 225A, Class 1, about 15,617 acres, Lauder Station, Maniototo County; 12 years; upset rental, £200 per annum.
Run 236A, Class 1, about 14,70

Run 23SB, Class 1, about 9,570 acres, Morven Hills Station,

Vincent County; 14 years; upset rental, £120 per annum.
"Run 238E, Class 1, about 8,600 acres, Morven Hills Station, Vincent County; 14 years; upset rental, £107 per

annum. Run 238F, Class 1, about 12,800 acres, Morven Hills Sta-Vincent County; 14 years; upset rental, £160 per annum.

Run 238G, Class 1, about 12,344 acres, Morven Hills Station, Vincent County; 14 years; upset rental, £160 per

Run 2381, Class 1, about 8,530 acres, Morven Hills Station,

Vincent County, 14 years; upset rental, £25 per annum.
*Run 240B, Class I, about 14,081 acres, Mount Pisa Station,
Vincent and Lake Counties; 14 years; upset rental, £100 per annum.

Run 245s, Class 1, about 23,203 acres, Mount Pisa Station, Vincent and Lake Counties; 14 years; upset rental, £290 per annum.

Run 245c, Class 1, about 14,500 acres, Mount Pisa Station,

Run 245c, Class 1, about 14,500 acres, Mount Pisa Station, Vincent County; 14 years; upset rental, £200 per annum.

*Run 245p, Class 1, about 11,875 acres, Mount Pisa Station, Vincent County; 14 years; upset rental, £150 per annum. Run 247p, Class 1, about 11,260 acres, Puketoi Station, Maniototo County; 1 year; upset rental, £400 per annum. Run 248, Class 1, about 25,926 acres, Patearca Station, Maniototo County; 14 years; upset rental, £500 per annum. Run 249a, Class 1, about 16,679 acres, Earnscleugh Station, Vincent County; 13 years; upset rental, £250 per annum.

Kun 2494, Class I, about 16,679 acres, Earnsciengn Station, Vincent County; 13 years; upset rental, £250 per annum. Run 256, Class I, about 16,880 acres, Galloway Station, Vincent County; 10 years; upset rental, £310 per annum. Run 2564, Class I, about 8,090 acres, Galloway Station, Vincent County; 10 years; upset rental, £154 per annum. Run 2604, about 3,500 acres, Abbotsford Station, Taieri County; 7 years; upset rental, £60 per annum. Run 2614, Class I, about 8,390 acres, Ida Valley Station, Vincent and Marietake Counties; 5 years; upset rental

Vincent and Maniototo Counties; 5 years; upset rental, £150 per annum.

Run 261s, Class 1, about 12,798 acres, Ida Valley Station, Vincent County; 10 years; upset rental, £250 per annum. Run 261c, Class 1, about 16,860 acres, Ida Valley Station, Vincent and Maniototo Counties; 10 years; upset rental, £300 per annum.

Run 2628, Class 1, about 14,920 acres, Galloway Station, Vincent County; 10 years; upset rental, £255 per annum. Run 308a, Class I, about 8,780 acres, Puketoi Station, Maniototo County; 1 year; upset rental, £320 per annum. Run 27, Wakatipu Pastoral District, about 4,850 acres; 10

Run 27, Wakatipu Pastoral District, about 4,350 acres; 10 years; upset rental, £50 per annum.

*Upper Taieri District, Sections 11 and 12, Block II., about 513 acres; 14 years; upset rental, £25 13s. per annum.

*Upper Taieri District, Sections 12 and 13, Block VI., about 581 acres; 10 years; upset rental, £29 per annum.

*Strath Taieri District, Sections 1 to 19, Block VII., about 3,718 acres; 10 years; upset rental, £90 per annum.

Tiger Hill District, Sections 8 and 9, Block IV., about

346 acres; 10 years; upset rental, £8 14s, per annum.
Note.—Possession of the foregoing runs will be given on the 1st March, 1890.

Run 186, about 25,880 acres, Lee Flat Station, Taieri and Tuapeka Counties; 10 years; upset rental, £300 per annum. Possession 1st April, 1889.

Run 306, Class 1, about 22,920 acres, Eweburn Station, Maniototo and Waitaki Counties; 10 years; upset rental,

Maniototo and Waitaki Countics; 10 years; upset rental, £300 per annum.

Run 223A, about 14,947 acres, Matakanui Station, Vincent County; 3 years; upset rental, £350 per annum. The area of this run will be increased by 1,070 acres on expiry of license of adjoining Run 238A (1st March, 1890).

Run 121B, about 5,350 acres, Shag Valley Station, Waikouaiti County; 2 years; upset rental, £120 per annum.

Run 330B, Class 1, about 41,130 acres, Kawarau Station, Vincent County; 21 years; upset rental, £300 per annum.

Run 424A, Class 1, about 5,500 acres, Southland County; 21 years; upset rental, £25 per annum.

Run 425B, Class 1, about 14,200 acres, Vincent, Southland, and Tuapeka Counties: 21 years; upset rental, £30 per

and Tuapeka Counties; 21 years; upset rental, £30 per annum.

Run 428, Class 1, about 9,770 acres, Tuapeka and South-land Counties; 21 years; upset rental, £25 per annum.
Run 433, Class 1, about 7,100 acres, Vincent County; 21 years; upset rental, £20 per annum.

Run 458, Class 1, about 23,100 acres, Lake County; 21 ears; upset rental, £5 per annum.
Run 419, about 10,900 acres, Lake County, near Kinloch;

4 years; upset rental, £10 per annum. Nore.—Possession of these latter runs will be given on 1st . Йоте.-March, 1889.

The tenure of runs marked "Class 1" is certain for the

terms stated, the Government not having any right of resumption. The remainder of the runs are offered subject to the provisions of "The Land Act, 1885."

Runs marked * are subject to valuation for improvements (which shall in no case exceed three times the amount of the present annual rental), payable one month before possession is given. s given.

SMALL GRAZING RUN.

SMALE GRAZING RUN.

Strain-Taieri District, Sections 21, 23, and 24, Block X. (grouped), 869 acres; upset annual rental, £21 14s. 6d.; valuation for improvements, £180.

Possession on day of sale; terms of lease, twenty-one years. Purchaser must deposit statutory declaration required by section 200 of "The Land Act, 1885," and pay the first half-year's rent, and £1 is. lease, and 10s. registration fees on fall of hamman. Valuation for improvements revisible within of hammer. Valuation for improvements payable within fourteen days from day of sale.

Homestead on Run 433. Mid-Hawea District, Section 2, containing 88 acres; upset price, £1 per acre; valuation for improvements £120.

Townships.

Town Sections in Kaitangata; upset price, £30 per acre. Suburban Sections in Clyde, Sections 5, 6, 7, Block X. (grouped), 8, 20 to 28, Block X. (grouped), containing 2 roods and 1 acre 1 rood respectively; upset price, £3 per acre. Plans can be seen and further particulars obtained on application at this office.

plication at this office.

J. P. MAITLAND Commissioner of Crown Lands.

Lease of Frankton Flour-mill.

Crown Lands Office,
Dunedin, 31st January, 1889.

THE lease of the Frankton Flour-mill will be sold by
auction, at the Crown Lands Office, Dunedin, on
Thursday, the 28th February, 1889, immediately following
the sale of runs:—
Lease for 14 years (1997)

Lease for 14 years (from the 1st April, 1889) of Sections 3, 4, 5, 6, and 7, Block XVIII., and part of Durham Street, Frankton Township, containing 2 acres 3 roods 17 perches, together with flour-mill erected thereon, and all water-races, dams, machines, &c., thereto belonging; upset rental, £5.
per annum; valuation, £500.
Further particulars on application at this office.

J. P. MAITLAND,

Commissioner of Crown Lands.

Population of the Colony.

ETURN of the Estimated Population (inclusive and exclusive of Maoris) of the Colony of New Zealand on the 31st
December, 1888.

	Males.	Females,	Total.
Estimated population (exclusive of Maoris) on 31st December, 1897 Increase during the year 1898,	324,558	279,803	603,361
Males. Females. Total. By excess of births over deaths 6,326 6,868 13,194			
Deduct excess of departures over arrivals 5,936 3,289 9,175	390	3,629	4,019
Estimated population (exclusive of Maoris) on 31st December, 1888 Maori population, Census, March, 1886*	324,948 22,840	282,432 19,129	607,380 41,969
Total estimated population on 31st December, 1888	347,788	301,561	649,349
		!	

^{*} No more recent information is obtainable, as births and deaths of Maoris are not recorded.

Registrar-General's Office, Wellington, 9th February, 1889.

WM. R. E. BROWN, Registrar-General.

Land Cransfer Act Notices.

OTICE is hereby given that the several parcels of land OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same within one calendar month after the date of the Gazette containing this notice.
6279. WILLIAM JOHN SILCOCK.—8 acres 2 roods 25 perches, part Rural Section 7087, Block XIII., Ashburton Survey District. Occupied by Applicant.
6290. HYMAN MARKS.—18½ perches, part Section 557, City of Christchurch. Occupied by Charles Miles.
6314. EDWARD MORGAN.—45 acres, Rural Sections 4966 and 5518, Block X., Arowhenua Survey District. Occupied by Applicant.
6329. PATRICK MCCONVILLE.—20 acres 2 roods 32 perches, part Rural Section 8168, Block VIII., Christchurch Survey District. Occupied by John Reeve.
6334. HENRY WILLIAM LEE.—5 acres and 35 perches, part Rural Section 41, Block XI., Christchurch Survey District. Occupied by monthly tonante.
6341. ARTHUR EDGAR GRAVENOR RHODES and ROBERT HEATON RHODES.—1 rood, Lot 355, Plan 1, part Rural Section 7555, Borough of Timaru. Unoccupied.
6354. JOHN WILLIAM MCALPINE.—3 roods 39 perches, part Rural Section 6, Berough of St. Albans. Occupied by La Revision. I Andrean and Welter Kitson.

6354. JOHN WILLIAM McALPINE.—3 roods 39 perches, part Rural Section 6, Berough of St. Albans. Occupied by J. B. Harrison, J. Anderson, and Walter Kitson.
6358. SARAH ELLEN ALLSOP.—4 acres, part Rurul Section 357, Block VI., Christchurch Survey District. Occupied by Applicant.
6359. AMBROSE RHODES.—60 acres, Rural Sections 3014 and 12313, Blocks IV., V., VI., Gough's Survey District. Occupied by F. Narbey.
6360. SARAH JANE SIMEON.—1 acre, part Rural Section 154, Dlock XV., Christchurch Survey District. Occupied by the Spreydon Road Board.
6361. WALTER WALLIS.—1 rood, Lot 61, Plan 871, part Rural Section 300, Town District of Linwood. Occupied by Applicant.
6362. GEORGE ARMSTRONG.—70 acres, Rural Sections 8501, 8502, Block VI., Gough's Survey District. Occupied by Applicant.

by Applicant.

Diagrams may be inspected at this office.

Dated this 8th day of February, 1889, at the Lands

Registry Office, Christchurch. J. M. BATHAM, 112

District Land Registrar.

A PPLICATION having been made to register a certain dealing affecting License to occupy Rural Section 35257, whereof NORMAN LANE is the registered Proprietor, and a statutory declaration of the loss of the said license having been lodged with me, I hereby give notice that I will dispense with the production of the said license and register such dealing at the expiration of fourteen days after the date of the Gazette containing this notice.

Dated at the Lands Registry Office, Christchurch, this tith day of February, 1889.

7th day of February, 1889.

J. M. BATHAM, District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 14th day of March, 1889.

1942. THE WANGANUI LOAN, FINANCE, AND IN-VESTMENT COMPANY (LIMITED).—Part of Section 67, Town of Wanganui (Wicksteed Street). In occupation of

Town of Wanganui (Wicksteed Street). In occupation of T. W. Ferry.
1983. GEORGE FAIRHALL.—Sections 1031 and 1033, City of Wellington (South Road). Unoccupied.
Diagrams may be inspected at this office.
Dated this 13th day of February, 1889, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be lodged forbidding the same on or before the 14th day of

March, 1889.

1988. THOMAS DANIELS.—Part of Section 238, City of Wellington (Frederick Street). In occupation of L. Morris.

Diagrams may be inspected at this office,
Dated this 13th day of February, 1589. at the Lands Registry Office, weignigton.

Geo. B. DAVY,

GEO. B. DAVY, District Land Registrar.

OTICE is heselver given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1885," unless caveat be ledged forbidding the same in each case within one calendar month next after the date of publication hereof. Section 1, Block XXVII., Town of Queenstown.—WILLIAM MURISH, Applicant. Occupied by Applicant. No. 3872.

Allotment 5, Block XXIV., Township of St. Kilda.—DAVID STALKER, Applicant. Unoccupied. No. 3878.
Parts of Sections 19 and 25, Block I., Hawksbury District.—HUGH CAMERON, Applicant. Occupied by Applicant. No. 3875.

Diagrams may be inspected at this office.

Dated this 11th day of February, 1889, at the Lands Registry Office, Dunedin.

H. TURTON, District Land Registrar.

In the matter of "The Land Transfer Act, 1885," and of a lease and grant of right-of-way from James John Sinclars, of Blenheim, Land Agent, to William Homes, of Blenheim aforesaid, Builder, of part of Allotments 20 and 21, in the said Town of Blenheim, registered No. 60, Vol. v., folio 3, and Vol. iv., folio 153.

folio 3, and Vol. iv., folio 153.

OTIOE is hereby given that application has been made by the above-named James John Sinclair for registration of the re-entry upon and recovery of possession of the premises comprised in the above-mentioned lease and grant of right-of-way; and that the said re-entry and recovery of possession will be registered, unless a caveat forbidding such registration is lodged at the District Land Registry of Marlborough within one calendar month from the date of the Gazette containing this notice.

Dated a t Blenheis 11th day of February, 1889.

J. ALLEN.
District Land Registrar.

In the matter of "The Land Transfer Act, 1885," and of a lease from James John Singlair, of Blenheim, Land Agent, to Alfred Amos Wooller, of Blenheim aforesaid, Baker, of part of Allotment 21, in the Town of Blenheim, registered No. 58, Vol. iv., folio 153.

registered No. 58, Vol. iv., folio 153.

OTICE is hereby given that application has been made by the above-named James John Sinclair for registration of the re-entry upon and recovery of possession of the premises demised by the above-mentioned lease; and that the said re-entry and recovery of possession will be registered, unless a caveat forbidding such registration is lodged at the District Land Registry of Marlborough within one calendar month from the date of the Gazette containing this notice.

Dated at Blenheim, this 11th day of February, 1889.

J. ALLEN,

District Land Registrar.

IN the matter of a lease, No. 509, from the PUBLIC TRUSTEE to CARL GUSTAR SANDER, of Section No. 91, part of Block II., Opunake Survey District, comprised in certificate of title, Vol. xii., folio 177: Notice of re-entry and determination of the above lease, on the ground of non-fulfilment of covenant, will be entered on the register, on the application of the Public Trustee, unless caveat be lodged with the District Land Registrar on or before the expiry of one month from date of the Gazette containing this notice.

Dated this 7th day of February, 1889, at the Deeds Registry Office, New Plymouth.

W. STUART,

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District Land Registrar.

IN the matter of a Lease No. 688, from THE PUBLIC TRUSTEE to HENRY GILBERT, of Section No. 17, Block VI., Opunake Survey District, comprised in certificate of title, Vol. xiii., folio 99: Notice of re-entry and determination of the above lease, on the ground of non-fulfilment of covenant, will be entered on the register, on the application of the Public Trustee, unless caveat be lodged with the District Land Registrar on or before the expiry of one month from the date of the Gazette containing this notice.

Dated this 7th day of January, 1889, at the Deeds Registry

Dated this 7th day of January, 1889, at the Deeds Registry Office, New Plymouth.

W. STUART. District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER-BACE.

To the Warden at Roxburgh.

To the Warden at Roxburgh.

W E hereby give notice that we intend to construct a Water-race to divert and use water for mining purposes, commencing at a point in the Minzein Creek about 10 chains above the track leading to the Stone Hut, and terminating at Welshman's Beach, Clutha River.

The length of such race is seven miles or thereabouts, and its intended course is in a westerly direction, running through Sections 3 and 4, Block XV., Benger, Sections 48, 49, 45, and 46, Block III., Benger.

The mean depth of such race is 2ft., and the mean breadth is 4ft., and it is proposed to divert twenty Governvernment-heads of water.

Cost of construction, £500; time of construction, six

Cost of construction, £500; time of construction, six

months.

TIMOTHY SHEEHY, Applicants. BERNARD SHEEHY,

Number and date of miners' rights: 25047, 21st September, 1888; 25027, 7th September, 1888.

Dated at Dunstan, the 25th day of January, 1889.

Any person desiring to object to the granting of this application must lodge his objection in writing at the Warden's Office, at Roxburgh, within fourteen clear days from the date hereof.

Hearing at 11 o'clock, on the first sitting of Court in March, 1889.

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W. POOL, Pro Warden.

Warden's Office. Roxburgh, 26th January, 1889.

HARD TO FIND GOLD-MINING COMPANY (LIMITED).

OTICE is hereby given that the registered office of the above company is situated in Reefton, and that ERNEST OCTAVIUS NASH is the Manager of the said com-

Dated at Reefton, this 4th day of February, 1889.

BENJ. A. WAYLEN, Directors.

W. D. FISK,

SCOTIA GOLD-MINING COMPANY (LIMITED),

OTICE is hereby given that the registered office of the above company is situated in Reefton, and that
ERNEST OCTAVIUS NASH is the Manager of the said company.
Dated at Reefton, this 4th day of February, 1889.

BENJ. A. WAYLEN,
WILLIAM BEILBY,
Directors.

DUNEDIN GOLD-DREDGING COMPANY (LIMITED).

A T a meeting of directors, held this day, in the above company, a Call (the fifth) of £1 per share was made payable on Wednesday, the 13th February, 1889, at the office of the company.

AND. HAMILTON.

Dunedin, 31st January, 1889.

Manager. 110

The undersigned, hereby make application to register, the Donnelly's Creek Quartz mining Company (Limited), under the provisions of "The Mining Companies Act, 1882."

1. The name of the company is to be the Donnelly's Creek Quartz-mining Company (Limited).

2. The place of operations is the District of Ross, in the Provincial District of Westland.

3. The registered office of the company will be situated in the Township of Ross, Bold Street, Provincial District of Westland.

Westland.

4. The nominal capital of the company is fifteen thousand pounds, in thirty thousand shares of ten shillings each; but of which amount six thousand shares are declared fully paid

up, and to be held at the disposal of the directors.

5. The number of shares subscribed for is thirty thousand

5. The number of shares subscribed for is thirty thousand (including six thousand paid up shares), being the full number of shares in the said company.

6. The amount paid up already is nil.

7. The name of the Manager is Charles Marius Neilsen, Bold Street, in Ross, Accountant.

8. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow:—

				70.0r
				Shares.
Thomas Brown, Ross, Miner				7,750
Francis Carley, Ross, Miner	• •			4,550
John Smith, Ross, Miner	• •			4,000
John Smith, Ross, Miner				800
O. P. Carstens, Ross, Storekeepe	r		• •	800
G. W. Furkert, Ross, Butcher			• •	800
C. M. Neilsen, Ross, Accountant				800
Malcolm Bell, Ross, Hotelkeeper				800
Patrick Healy, Ross, Hotelkeepe	r		• •	. 400
Rudolph Hirter, Ross, Storekeer	er			400
John Petrie, Ross, Journalist	• •		• •	400
A. Absolum, Ross, Postmastmer				400
Patrick Stuart, Ross, Accountan		• •		400
J. C. Macfarlane, Ross, Town Cl	erk			400
G. Manera, Ross, Miner	• •			400
Mrs. W. Williams, Ross				200
Leon Simon, Ross, Storekeeper	• •	• •		200
George Purvis, Ross, Miner				250
John Deakin, Ross, Carrier		• •		250
Fully paid-up shares	• •			6,000
	~ ~.	****		

C. M. NEILSEN, Legal Manager.

Witness to signature—Patrick Stuart, Accountant. Ross, 28th January, 1889.

I, Charles Marius Neilsen, of Ross, in the Provincial District of Westland, do solemnly and sincerely declare that-

 I. I am the Manager of the said intended company.
 The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

C. M. NEILSEN.

Taken before me, at Ross, this 28th day of Januar 1889—F. Moran, J.P

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Dunedin Gold-dredging Company

(Limited).
When formed, and date of registration: 1st September, 1881. Whether in active operation or not: In active operation.

Where business is conducted, and name of Legal Manager: Princes Street, Dunedin; Andrew Hamilton.

Nominal capital: £7,200.

Amount of capital subscribed: £7,200.

Amount of capital actually paid up in cash: £5,760.

Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.

Number of shares into which capital is divided: 240.

Number of shares allotted: 240.

Amount paid up per share: £24.

Amount called up per share: £24.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 22.

Total amount of dividends declared: £3,240. Total amount of dividends declared: £3,240.
Total amount of dividends paid: £3,240.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: Nil.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: Nil.
Amount of debts considered good: Nil.
Amount of contingent liabilities of the company: Nil.

I, Andrew Hamilton, the Manager of the Dunedin Golddredging Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1999." 1882.

AND. HAMILTON,

Manager.

Declared this 14th day of January, 1889, before me A. Bartleman, J.P. 1

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Duncdin No. 2 Gold-dredging

Company (Limited). When formed, and date of registration: 23rd June, 1887; 29th August, 1887.

29th August, 1887.
Whether in active operation or not: In active operation.
Where business is conducted, and name of Legal Manager:
Princes, Street, Dunedin; Andrew Hamilton.
Nominal capital: £3,000.
Amount of capital subscribed: £3,000.
Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.
Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.
Number of shares into which capital is divided: 3,000.
Number of shares allotted: 3,000.

Number of shares allotted: 3,000.

Amount paid up per share: 11s.

Amount called up per share: 11s.

Number and amount of calls in arrear: £13 10s.

Number of shares forfaited: Nil

Number and amount of calls in arrear: £13 10s.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 3,000.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to the company: £13 10s.

Amount of debts considered good: £13 10s.

Amount of contingent liabilities of the company: Nil.

I, Andrew Hamilton, the Manager of the Dunedin No. 2 Gold-dredging Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

AND. HAMILTON.

Manager.

Declared this 14th day of January, 1889, before me A. Bartleman, J.P.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Tokatea Gold-mining Company (Registered).

When formed, and date of registration: 30th September,

When formed, and date of registration: 30th September, 1869.
Whether in active operation or not: In operation.
Where business is conducted, and name of Legal Manager:
Coromandel; William Horne.
Nominal capital: £100,000.
Amount of capital subscribed: £30,000.
Amount of capital actually paid up in cash: £9,636 1s. 4d.
Paid-up value of scrip given to shareholders, and cash received for same: £80,000; £67,200 15s. 6d.
Number of shares into which capital is divided: 20,000.
Number of shares allotted: 14,851.
Amount paid up per share: 10s. 6d.
Number and amount of calls in arrear: Nil.
Number of shares forfeited: 11,411.

Number of shares forfeited: 11,411.

Number of forfeited shares sold, and money received for same: 6,262.

Number of shareholders at time of registration of com-

pany: 15.
Total amount of dividends declared: £63,625.

Total amount of dividends paid: £63,625.
Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: £189 10s.

Amount of cash in hand: Nil.

Amount of debts directly due to the company: Nil.

Amount of debts considered good: Nil.

Amount of contingent liabilities of the company: Nil.

I, William Horne, of Coromandel, the Manager of the Tokatea Gold-mining Company (Registered), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

W. HORNE.

Manager. Declared at Coromandel, this 14th day of January, 1889, before me—A. R. H. Swindley, J.P. 123

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Tipperary Gold-mining Company

(Limited).
When formed, and date of registration: 14th February, 1878; 8th March, 1889.

1878; 8th March, 1883.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Legal Manager:
Bond Street, Dunedin; Alexander Bartleman.

Nominal capital: £12,000.

Amount of capital subscribed: £12,000.

Amount of capital actually paid up in cash: £120.

Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.

Number of shares into which capital is divided: 12,000.

Number of shares allotted: 12,000.

Amount paid up per share: Nominally 5s.

Amount called up per share: Nil.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of com-

pany: 45.
Total amount of dividends declared: £13,500.

Total amount of dividends paid: £13,500. Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to the company: Nil.

Amount of debts considered good: Nil.

Amount of contingent liabilities of the company: Nil.

I, Alexander Bartleman, of Dunedin, the Manager of the Tipperary Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

A. BARTLEMAN. Manager.

Declared at Dunedin, this 31st day of January, 1889, before me—George Fenwick, J.P. 126

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STATEMENT OF THE AFFAIRS OF A COMPANY.
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Name of company: The Inkerman Quartz- mining Company (Limited.)

When formed, and date of registration: 9th February, 1879. Whether in active operation or not: In active operation.
Where business is conducted, and name of Legal Manager:

Where business is conducted, and name of Legal Manager: Reafton: George Wise.

Nominal capital: £20,000.

Amount of capital subscribed: £20,000.

Amount of capital actually paid up in cash: £15,398 12s. 7d.

Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.

Number of shares into which capital is divided: 20,000.

Number of shares allotted: 20,000.

Number of shares allotted: 20,000.

Amount paid up per share: 15s. 6d.

Amount called up per share: 15s. 10d.

Number and amount of calls in arreat: £368 16s. 6d.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 12.

Total amount of dividends declared: Nil. Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: Nil.

Amount of cash at bankers: Nr. Amount of cash in hand: Nil. Amount of debts directly due to the company: £378 16s. 6d. Amount of debts considered good: £378 16s. 6d. Amount of contingent liabilities of the company: £792 8s. 11d.

I, George Wise, of Reefton, the Manager of the Inkerman Quartz-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

GEORGE WISE,

Manager. Declared at Reefton, this 14th day of January, 1389 before me—W. J. Potts, J.P.

CITATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The South Hopeful Quartz-mining Company (Limited).

When formed, and date of registration: 23rd November,

Whether in active operation or not: In active operation.
Where business is conducted, and name of Legal Manager:
Reefton; George Wise.
Nominal capital: £36,000.
Amount of capital subscribed: £36,000.
Amount of capital actually paid up in cash: £4,073 15s. 8d.
Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.
Paid-up value of scrip given to shareholders on which no cash has been paid: £2,000.
Number of shares into which capital is divided: 36,000.
Number of shares allotted: 32,000.
Amount called up per share: 3s. 2d. on 16,000, and 4s. 1d. on remaining 16,000.
Number and amount of calls in arrear: £146 16s. 1d.
Number of shares forfeited: 1,000.

Number of shares forfeited: 1,000.

Number of forceited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 16.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: £74 14s, 8d.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £146 16s, 1d.

Amount of debts considered good: £120. Amount of contingent liabilities of the company: £100.

I, George Wise, of Reefton, the Manager of the South Hopeful Quartz-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

GEORGE WISE,

Manager. Declared at Recfton, this 14th day of January, 1889, before me—W. J. Potts, J.P. 103 STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Argus Gold-mining Company

Name of company: The Argus Gold-mining Company (Limited).

When formed, and date of registration: 2nd November, 1887.

Whether in active operation or not: Not in active operation.

Where business is conducted, and name of Legal Manager:

Rection; George Wise.

Nominal capital: £12,000.

Amount of capital subscribed: £12,000.

Amount of capital actually paid up in cash: £546 2s. 8d.

Paid-up value of scrip given to shareholders and amount of cash received for same: Nil.

cash received for same: Nil.
Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.
Number of shares into which capital is divided: 24,000.
Number of shares allotted: 24,000.
Amount paid up per share: 5½d.
Amount called up per share: 7d.
Number and amount of calls in arrear: £153 17s. 4d.
Number of forfeited shares sold, and money received for Number of forfeited shares sold, and money received for same: Nil. Number of shareholders at time of registration of com-

pany: 5.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: Nil.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £153 17s. 4d.
Amount of debts considered good: £153 17s. 4d.
Amount of contingent liabilities of the company: £98 3s. 4d.

I, George Wise, of Reefton, the Manager of the Argus Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

GEORGE WISE,

Manager.

Declared at Reefton, this 14th day of January, 1889, before me—J. W. Potts, J.P. 102

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Caledonian Extended Quartz-mining Company (Limited).

When formed, and date of registration: 17th April, 1880.

Company (Lumited).

When formed, and date of registration: 17th April, 1880.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Legal Manager:
Rection; George Wise.

Nominal capital: £20,000.

Amount of capital subscribed: £20,000.

Amount of capital actually paid up in eash: £5,694 1s. 4d.

Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £10,000.

Number of shares into which capital is divided: 20,000.

Number of shares allotted: 20,000.

Amount paid up per share: 7s. 14d.

Amount called up per share: 7s. 2d.

Number and amount of calls in arrear: Part of 50th; £39 17s. 11d.

Number of shares forfeited: Nil.

Number of shares forfeited: Nil.

Number of shareholders at time of registration of company 56.

Number of shareholders at time of registration of company: 56.

pany: 56.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash at bankers: Nil.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £39 17s. 11d.
Amount of debts considered good: £39 17s. 11d.
Amount of contingent liabilities of the company: £112 5s.
11d.

If.

I, George Wise, of Recfton, the Manager of the Caledonian Extended Quartz-mining Company (Limited), do solennly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

GEORGE WISE,

Declared at Reefton, this 14th day of January, 1889, before me-W. J. Potts, J.P.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: The Just-in-Time Gold-mining Company (Registered).

THE following Works, published under the authority of the Government, are now on sale at the Stationery Department, Wellington:

THE STATE: THE RUDIMENTS OF NEW ZEA-Name of company: The Just-in-Time Gold-mining Company (Registered).
When formed, and date of registration: 9th October, 1872. Whether in active operation or not: In active operation. Where business is conducted, and name of Legal Manager: Where business is conducted, and name of Legal Manager:
Recfton; George Wise.
Nominal capital; £28,000.
Amount of capital subscribed: £28,000.
Amount of capital actually paid up in cash: £15,106 6s. 5d.
Paid-up value of scrip given to shareholders, and amount of cash received for same: Nil.
Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.
Number of shares into which capital is divided: 28,000.
Number of shares allotted: 28,000. Number of shares allotted: 28,000.
Amount paid up per share: 10s. 9d.
Amount called up per share: 10s. 11d.
Number and amount of calls in arrear: £172 8s. 3d. Number of shares forfeited: Nil. Number of forfeited shares sold, and money received for same: Nil. same: Nil.

Number of shareholders at time of registration of company: 21.

Total amount of dividends declared: £17,166 13s. 4d.

Total amount of dividends paid: £17,166 13s. 4d.

Total amount of unclaimed dividends: Nil.

Amount of cash at bankers: Nil. Amount of cash at bathers: Nr.
Amount of cash in hand: Nil.
Amount of debts directly due to the company: £172 8s. 3d.
Amount of debts considered good: £172 8s. 3d.
Amount of contingent liabilities of the company: £427
2s. 11d.

I, George Wise, of Reefton, the Manager of the Just-in-Time Gold-mining Company (Registered), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company at the present date; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of "The Justices of the Peace Act, 1882."

GEORGE WISE,

Manager. Declared at Reefton, this 14th day of January, 1889 before me-John B. Beeche, J.P. 104

Bribate Adbertisements.

In the matter of "The Companies Act, 1882," and of the Ashbuton Woollen Manufacturing Company (Limited).

NOTICE is hereby given that, at an extraordinary general meeting of the above company days company. held at the Arcade Chambers, Burnett Street, Ashburton, on Friday, the 8th day of February instant, the following extraordinary resolution for winding-up the company was

extraordinary resolution for winding-up the company was duly passed:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and it is accordingly hereby resolved that the company be wound up voluntarily."

And notice is further given that at the same meeting Mr. John Holme Twentyman, of Ashburton, was appointed Liquidator for the purposes of such winding up.

Dated this 9th day of February, 1889.

Geo. H. GREENWOOD,

GEO. H. GREENWOOD,

111 Chairman.

FOR SALE, IN PAMPHLET FORM,

THE NATIVE LAND ACTS, 1888, in English and Macri; price, is. The pamphlet consists of the following Acts:—

Crown and Native Lands Rating Act Repeal.

Native Land.

Native Land.
Native Land Court Act 1886 Amendment.
Native Lands Frauds Prevention Act 1881 Amendment.
Maori Real Estate Management.
Mokau Mohakatino.

Native Contracts and Promises. Middle Island Half-caste Grants.

Copies of the Native Land Acts, 1886, can also be obtained

in pamphlet form; price, 1s.

The pamphlets will be posted to any address given, provided the order be accompanied with a remittance for the amount in postal notes or stamps.

GEO. DIDSBURY.

Printing and Stationery Department, Wellington, 30th October, 1888.

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By Authority: GEORGE DIDSBURY, Govt. Printer Wellington.